STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.)

LAST WILL AND TESTALERT OF MARY M. TUCKER

I, Mary M. Tucker, of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death do hereby make, publish and declare the following as and for my last Will and Testament, hereby revoking any and all Wills heretofore by me mad ITEM 1:- I direct that my Executor, herein-

IN THE NAME OF GOD, AMEN :-

after named, as soon after my death as practicable, to pay all of my just debts and funeral expenses, with the first money coming into his hands. ITEM 11:- I will, devise and bequeath unto

my grandson, Randall Lamar Tucker, the sum of ONE HUNDRED AND NO/100 (\$100.00) DOLLARS.

ITEM 111:- I will, devise and bequeath unto my granddaughter, Barbara Delores Tucker, the sum of ONE HUNDRED AND NO/100 (\$100.00) DOLLARS.

ITEM 1V:- I will, devise and bequeath all the rest, residue and remainder of my property, real, personal and mixed unto my son, Hugh H. Tucker, in fee simple absolute.

appoint my son, Hugh H. Tucker, Executor of this my last Will and Testament, to serve as such without being required to execute bond.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this <u>1</u> 2- day of November, A.D. 1966.

Signed, Sealed, Fublished and Declared, by Mary M. Tucker, as and for her Last Will and Testament, in our presence, and we, in her presence, at her request, and each of us in the presence of the other two, have subscribed our names as attesting witnesses.

Maner

PRC # OF WILL

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	THE STATE OF SOUTH CAROLINA, I THE COURT OF PROBATE
	By BESSIE LEE F. NAMCE, Probate Judge of said co ty:
	Personally appearsJoy:WCouch
	who, being duly sworn, say that he saw Mary i. Tucker
	sign, seal, publish and deel the annexed instrument of writing, bearing date the 12th day of
	November, 66 A. D. to be
	and contain her Last Will and Testament; that the said Mary M. Tucker
	was then of sound and disposing mind, memory and understanding, according
	to the best of deponent's knowledge and belief; and that the saidJoyce W. Couch
	together withBessie Lee_F. Nance andJ.D. Mars at the request
	of the testatrix in her presence, and in the presence of each other, witnessed the due execution thereof.
÷ (); \	Swoin to before me, this 31st day of October , Anno Domini 19 78 <i>Judge of Probate</i> , Abbeville County, S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
1	On hearing the above petition of
	QUALIFICATION OF FIDUCIARY
	THE STATE OF SOUTH CAROLINA,) Abbeville County. I. do solemnly swear, that this writing contains the true Last Will of the within named and that
	Mary M. Tucker deceased, so far as his know or believe;
	and that he will well and truly execute the same, by paying first the debts, and then legacies contained in the
	said Will, as far asher goods and chattels will thereunto extend and the law charge me and that
	he
	him God.
4	Sworn to before me, this 31st day of
	October Anno Domini 1978 (The Postoffice Address of each Fiduciary must be shown) Judge of Prebay. Abbeville County, S.C.
	Attorney's Name and Address:

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STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.

463-13,442

IN THE NAME OF GOD, AMEN :-

In pertlet. T. Bigby, of the County of Abbeville, in the State aforesaid, being of sound and disposing mind, memory and understanding, and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament, to-wit:-

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Item 1:- I direct that my Executrix, hereinafter named, as soon

Item 11:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed to my daughter, Bernice Bigby Graham, in fee simple absolute.

Item 111: I hereby nominate, constitute and appoint my daughter, Bernice Bigby Graham, sole Executrix of this my last Will and Testament, with full power to her to do any and every act necessary to carry this my Will into effect, and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this llth day of December, A. D. 1957.

Signed, Sealed, Published and Declared by Myrtle T. Bigby, as and for her last Will and Testament, in our presence, and we, in her presence, at her request, and each of us, in the presence of the other two, have hereunto signed our names as attesting witnesses.

J. Vehucon

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THE STATE OF SOUTH CARCLINA, Abbording County, IN THE COURT OF PROBATE By BESSE LEEF, NANCE, Probate Judge of said county; Personally appears IUCILLE, B., D., RODINSON. who, being duly swore, says that he saw WIRTLE T. BIGEY who, being duly swore, says that he saw WIRTLE T. BIGEY who, being duly swore, says that he saw WIRTLE T. BIGEY aign, scal, publish and declare the annexed instrument of writing, bearing date the	i. •	PROOF OF WILL
Personally appears JUCILLE S. T. BOBTASON who, being duty surver, says that he saw MYRTLE T. BIGBY sign, seal, publish and declare the annexed instrument of writing, bearing date the	Ngê l	THE STATE OF SOUTH CAROLINA,
who, being duty sworn, says that he saw MYRTLE T. EIGEY sign, seal, publish and declare the annexed instrument of writing, bearing date the		By BESSIE LEE F. NANCE, Probate Judge of said county:
sign, seal, publish and declare the annexed instrument of writing, bearing date thelitb is not bear in the set of dependent's knowledge and belief; and that the saidUKRTLE T. BIGBYwas then of sound and discosing mind, memory and understanding, according to the best of dependent's knowledge and belief; and that the saidUKRTLE T., RGENESSTE LEEKANGE and INORE MARE at the request of the testat'1 in hEZ presence, and in the presence of each other, witnessed the due execution thereof. Swam to before me, this ffbb day of MOVENDET AND Domini 10 ffbb day of MOVENDET AND Domini 10 ffbb day of MOVENDET AND DOMINI SO MOVENDET AND MURTLE T. BIGEY deceased, be entered of Probate in Common Form GUALLFICATION OF FIDUCIARY MURTLE T MURTLE T MURTLE T deceased, so far as MOVENDET MURTLE T MURTLE T MURTLE T MOVENDET MOVENDET MURTLE T MURTLE TMURTLE TMURTLE T		Personally appears IUCILLE & T. ROBINSON
sign, scal, publish and declare the annexed instrument of writing, bearing date thelitb becamber		who, being duly sworn, says that he saw MYRTLE T. BIGBY
and contain her Last Will and Testament; that the said		
MYRTLE T. BIGBY		December
MYRTLE T. BIGBY	1_{22}	and contain her Last Will and Testament; that the said
together with		MYRTLE T. BIGBY was then of sound and disposing mind, memory and understanding, according
of the testat ¹ , <u>in her</u> presence, and in the presence of each other, witnessed the due execution thereof. Swarn to before me, this <u>16th</u> day of <u>November</u> , <u>Anno Domini 19</u> . Nugge of Probate, Abboville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the abree petition of <u>BERNICE BIGBY CRAHAM</u> It is hereby ordered, adjut;cd and defreed. That the petition be granted and the said Last Will and Testament, will codicil <u>1</u> , <u>10</u> , <u>10}, <u>10</u>, <u>10</u></u>		to the best of deponent's knowledge and belief; and that the saidUCILLE_T_ROBINSON
Swarn to before me, this		together withBESSTE_IEENANCE and J. MOORE MARE at the request
November:	• 1	of the testatrix in her presence, and in the presence of each other, witnessed the due execution thereof.
Judge of Probate, Abbeville County, S. C. ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the abwe petition of	i	Sworn to before me, this <u>16th</u> day of November Anna Domini 10, 78)
Judge of Probate, Abbeville County, S. C. / ORDER ADMITTING WILL TO PROBATE IN COMMON FORM On hearing the above petition of	a Halanahr	
On hearing the above petition of		Judge of Probate, Abbeville County, S. C.
On hearing the above petition of		OPDER ADMITTING WILL TO PROPATE IN COMMON FORM
it is hereby ordered, adjuited and decreed, That the petition be granted and the said Last Will and Testament, with deceased, be entered of Probate in Common Form. Given under my hand and the seal of the Court of Probate, this 16th day ofNoxember, 19.78 Judge of Court of Probate. THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that MYRTLE T. BIGBY deceased, so far as	- M - E	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
NO codicil, of		On hearing the above petition ofBERNICE BIGBY GRAHAM
Probate in Common Form. Given under my hand and the seal of the Court of Probate, this. 16thday ofNovember, 19.78 Judge of Court of Probate. Judge of Probate. </th <th>and the</th> <th>it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with</th>	and the	it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with
Probate in Common Porm. Given under my hand and the seal of the Court of Probate, this16th	NO II	codicil, of MYRTLE T. BIGBY, deceased, be entered o
Judge of Court of Probate. THE STATE OF SOUTH CAROLINA, Abbeville County. I	i	Probate in Common Form.
THE STATE OF SOUTH CAROLINA, Abbeville County. I'	, (! , '	Given under my hand and the seal of the Court of Probate, this 16th day of _November, 19.78
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that MYRTLE T. BIGBY deceased, so far as know or believe and that image: Image		Judge of Court of Probate.
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that MYRTLE T. BIGBY deceased, so far as		
THE STATE OF SOUTH CAROLINA, Abbeville County. I do solemnly swear, that this writing contains the true Last Will of the within named and that MYRTLE T. BIGBY deceased, so far as know or believe and that image: Image		QUALIFICATION OF FIDUCIARY
Abbeville County. I I		
I do solemnly swear, that this writing contains the true Last Will of the within named and that		
and thatI will well and truly execute the same, by paying first the debts, and then legacies contained in the said will, as far as the mergoods and chattels will thereunto extend and the law charge me and that is and the law charge me and the law charg	ŀ	
and thatI will well and truly execute the same, by paying first the debts, and then legacies contained in the said will, as far as the mergoods and chattels will thereunto extend and the law charge me and that is and the law charge me and the law charg		MYRTLE T. BIGBY deceased, so far asknow or believe
said Will, as far as <u>her</u> goods and chattels will thereunto extend and the law charge me and that 	· · ·	
will make a true and perfect inventory of all such goods and chattels; So help meGod. Sworn to before me, this16thday of November Anno Domini 19 78 Judge of Prebate. Abbeville County, S. C. November November Judge of Prebate. Abbeville County, S. C.	1 1 1 1	
Sworn to before me, this 16th day of November, Anno Domini 19 Judge of Predate. Abbeville County, S. C.		
(The Postoffice Address of each Fiduciary must be shown) Judge of Predate. Abbeville County, S. C.		
(The Postoffice Address of each Fiduciary must be shown) Judge of Predate. Abbeville County, S. C.	à.	
Judge of Probate. Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)		November, Anno Domini 19 78 209 Crestwood Drive - Clemson, S. C. 29631
	- 1 ¹	(The Postoffice Address of each Fiduciary must be shown)

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STATE OF SOUTH CARCLINA COUNTY OF ABBEVILLE

1. 1

LAST WILL AND TESTAMENT OF Lawton S.Branyon

IN THE NAME OF GOD, AMEN:-

1: I, Lawton, S. Branyon, of the County and State aforesaid do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

2: I will and direct that my Executor hereinafter named shall pay all of my just debts with the first money coming into his hands.

3: I will, devise and bequeath that all of my cash monies or stocks or bonds be equally divided amongst my daughter, Vivian B. Ward and her two children, Tony Ward and Brenda Ward and my son, Maxie D. Branyon and his two children, Donna Branyon and Rick Branyon. Each one to receive one-sixth of my cash.

4: All the rest, residue and remainder of my estate of whatsoever kind and wheresoever situated is to be equally divided between my two children, Vivian B. Ward and Maxie D. Branyon, in fee simple absolute. Each one of them to receive one-half.

5: I do hereby nominate, constitute and appoint my son, Maxie D. Branyon, Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 31st day of May, 1977, A.D.

J & Brangor (LS)

Signed, Sealed; Published and Declared by Lawton S. Branyon as and for his Last Will and Testament, in the presence of us, who in his presence and of each other at his request have subscribed our names as witnesses.

Donalds Se 29638 Abberilles, S.C. allerie Munkock RPAN Û

PROOF OF WILL

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By BESSIE LEE F. N	E, Probate Judge of said county:
Personally appears	Charlie C. Murdock
who, being duly sworn, s	that he sawLawton_SBranyon
sign, scal, publish and de	are the annexed instrument of writing, bearing date the
May	
and contain	i is Last Will and Testament; that the said
Lawton SI	Branyonwas then of sound and disposing mind, memory and understanding, according
to the best of deponent's kn	nowledge and belief; and that the said Charlie C. Murdock
	S. Uldrick and John W. McKee at the request
of the testat QLin	hispresence, and in the presence of each other, witnessed the due execution thereof.
	this 27th day of Anno Domini 19.78 Charlee C. Murcher

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

Given under my hand and the seal of the Court of Probate, this 27th day of November 19 78 Judge of Court of Probate. essie ance Ś

QUALIFICATION OF FIDUCIARY

THE STATE OF SC Abbeville County.	DUTH CAROLINA,
I	do solemnly swear, that this writing contains the true Last Will of the within named and that
Lawto	on S. Branyondeceased, so far asIknow or believe;
and thatI	will well and truly execute the same, by paying first the debts, and then legacies contained in the
sald Will, as far as	his goods and chattels will thereunto extend and the law charge me and that
I	will make a true and perfect inventory of all such goods and chattels; So help
me	God.
Sworn to befor Noven	e me, this 27th day of X Marcie D. Branger aber Anno Domini 19
Jeculty Judge of Pret	(The Postoffice Address of each Fiduciary must be shown)
	Attorney's Name and Address:

STATE OF SOUTH CAROLINA

LAST WILL AND TESTAMENT

COUNTY OF ABBEVILLE

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28,

IN THE NAME OF GOD, AMEN.

I Eula Lee, do make ordain, publish and dechare this as and for my last Will and testament , hereby reviking all instrum ents of a testamentary nature hertofore by me made.

ITEM--I. I hereby will, devise, and bequeath to my sons, Samuel H. Lee, William A. Lee, Selden D. Lee the home place of 79½ acre farm on which I reside, these said sons having this day deed their interest in same to me. It is my will and desire that they share equally in said real estate, and that this real estate not be sold as long as any of my said sons are living. It is my will and desire and I hereby will and direct that should any of my said sons die, that his share is to go to the two remaining living sons, and at the death of a second son, all of the said land is to go to the remaining living son, and at the death of my third son, to be their absolutely as they see fit.

Item 2. It is my will and I hereby direct that my executors hereinafter appointed, use the said property for the best use and benefit of my said sons and that they retain it as a home as long as practicable.

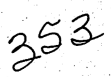
Item 3. I hereby will, devise and bequeath to my son Samuel H. Lee all the money that I may have in the bank at the time of my death to be his absolutely.

Item 4. I hereby nominate, constuture and appoint my said sons Samuel H. Lee, William A. Lee, and Selden W. Lee, to be executors of this my last will and testament, and that should any of them fail to qualify or die, the the remaining sons or son are to execute this will as above written.

Eulo Lee

Signed, sealed, published and declared by Eula Lee as and for her last will and testament who in the presence of us and in the presence of each other, at her request have suscribed our names as witnesses

Dated November 15, 1949



(SEA)

PROOF OF WILL	
THE STATE OF SOUTH CAR SHEET IN THE COURT O	FPROBATE
By BESSIE LEE F. NANCE, Program 3 Judge of said county:	
Personally appearsIemes_P.Nickles	
who, being duly sworn, says the he sawEula Lee	
sign, scal, publish and declar the annexed instrument of writing, bearing	ng date the 15th day of
November	to be
and containherLast Will and Testa	nent; that the said
Eula Lee	g mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said James	P. Nickles
together with W. J. Evans	n T. Mabry at the request
of the testat rixin herpresence, and in the presence of each	other, witnessed the due execution thereof.
Sworn to before me, this 28th day of <u>November</u> , Anno Domini 19.78 <u>Sessie See Master</u> Judge of Probate, Abbeville County, S. C.	mp ?: Nickles
	C C
ORDER ADMITTING WILL TO PROBATE I	N COMMON FORM
On hearing the above petition of	and the said Last Will and Testament, XXX
Bula Lee	, deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probate, this2	Color day of November 1978
Jesse Stease	Judge of Court of Probate.
QUALIFICATION OF FIDUCIA	ARY
THE STATE OF SOUTH CAROLINA,)	
Abbeville County.	
I do solemnly swear, that this writing contains the tru	
Eula Lee	
and that I will well and truly execute the same, by paying first	
	the debts, and then legacies contained in the
said Will, as far as <u>her</u> goods and chattels will thereunt	the debts, and then legacies contained in the o extend and the law charge me and that
	the debts, and then legacies contained in the o extend and the law charge me and that
said Will, as far ashergoods and chattels will thereunt Will make a true and perfect invent MeGod.	I the debts, and then legacies contained in the o extend and the law charge me and that tory of all such goods and chattels; So help
said Will, as far ashergoods and chattels will thereunt 	the debts, and then legacies contained in the o extend and the law charge me and that
said Will, as far ashergoods and chattels will thereunt 	I the debts, and then legacies contained in the o extend and the law charge me and that tory of all such goods and chattels; So help
said Will, as far as _hergoods and chattels will thereunt 	the debts, and then legacies contained in the o extend and the law charge me and that tory of all such goods and chattels; So help $\frac{1}{2}$ the matrix M
said Will, as far as _hergoods and chattels will thereunt 	the debts, and then legacies contained in the o extend and the law charge me and that tory of all such goods and chattels; So help $\frac{1}{2}$ help $\frac{1}{2}$ help $\frac{1}{2}$ help $\frac{1}{2}$ help $\frac{1}{2}$ help help help help help help help help

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TO WHOM IT MAY CONCERN

This is to certify that I Johnnie Waters, do make my last will & testimony this 18th day of November 1968, do will all my interest in House and Approx. 5 Acres of land & all personal property located in Lowndesville, S. C. to Mass Allie Waters, the only stipilationd I would make is that for any reason sufficent money is not available for burial expense for both me & my Wife Margie Burton Waters, Allie Waters is to sell any or all of the mentioned property to relieve her of this expense, & at the end of her Allie Waters lifetime if the above mentioned property is still in her hands, I would recommend that property be sold & the money be Equally divided amoung my surviving Children.

Freeder Nov. 29, 1978 - Will Xek No. 1. Dage 354 - Jil No: 465 13, 443

Witt: Witt: Map B. Suttalland 2 Harold Mchahan 3 Harry C. Spires

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PROOF OF WILL

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THE STATE OF SOUTH CAROLINA,) IN T Abbeville County.	HE COURT OF PROBATE			
By BESSIE LEE F. NANCE, Probate Judge of said county:				
Personally appears Max B. Suthe	rland			
who, being duly sworn, says that he sawJohnnie_W	aters			
sign, scal, publish and declare the annexed instrument of				
November, 1978 A.	D to be			
and contain his Last Will and Testament; that the said Johnnie Waters				
	d and disposing mind, memory and understanding, according			
to the best of deponent's knowledge and belief; and that the	said Max D. Sutherland			
together with Harold McMahan	and Harry C. Spires at the request			
of the testat Or in presence, and in the pr	esence of each other, witnessed the due execution thereof.			
Sworn to before me, this24th day of November, Anno Domini 1978	χ			
Judge of Probate, Abbeville County, S. C.				

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of <u>Mildred W. McMahan</u> it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil ______, of <u>Johnnie Waters</u>, deceased, be entered of Probate in Common Form.

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,	
Abbeville County.	
do solemnly swear, that this writing o	contains the true Last Will of the within named and that
Johnnie Waters	deceased, so far as _herknow or believe;
and that will well and truly execute the same	, by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattels	will thercunto extend and the law charge me and that
will make a true and	perfect inventory of all such goods and chattels; So help
meGod.	
Sworn to before me, this	Mildred W. MEmakan X
Judge of Prebate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	
	• ~
: *	;

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

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LAST WILL AND TESTAMENT OF ERNEST C. MCKEE

Millee (LS)

IN THE NAME OF GOD, AMEN -

1: I, Ernest C. McKee, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

the second states

2: I will and direct that my Executrix hereinafter named shall pay all of my just debts with the first money coming her hands.

3: I will, devise, and bequeath, all of my property of whatsoever kind and wheresoever situated, real, personal, or mixed unto my beloved wife, Effie C. McKee, during her natural lifetime. Then, at her death, I will and direct that whatever property remains in my estate, real, personal or mixed, to my Son, Robert E. McKee, in fee simple absolute.

4: I do hereby nominate, constitute and appoint my wife, Effie C. McKee, Executrix of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 2.7 day of <u>June</u>, A. D., 1970.

Signed, Sealed, Published and Declared by Ernest C. McKee and for his Last Will and Test ament, in the presence of us, who in his presence and of each other at his request have subscribed our names as witnesses.

Appenille, S.C. afor D. C. - alduelle 50

PROOF OF WILL

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THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROF

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By BESSIE LEE F. NANCE, Probate Judge of said county:

Personally appears Charlie C. Murdoc	k
who, being duly sworn, says that he sawErnest_C	• McKee
sign, seal, publish and declare the annexed instrument of wr	iting, bearin late the
June, A. D	<u>1970</u> to be
and contain his Last Wil	l and Testar it; that the said
Ernest C. McKee	nd disposing hind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the sa	id(arlie C. Murdock
together with Lillian D.Dilleshaw	and <u>(He Haddon</u> at the request
of the testat or in his presence, and in the presence	nce of each c_{c} her, witnessed the due execution thereof.

Judge of Probate, Abbeville County, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

	On hearing the a	bove petition of	Robert E. Mo	Kee		-
	it is hereby ordered, a	djudged and decreed,	That the petition be	granted and the said	Last Will and Testament, with	h
70-;	, codicil	, of	Ernest_CM	cKee	, deceased, be entered o)f
•	Probate in Common F	'orm	•	•	•	
	Given under my	hand and the seal of	the Court of Probate,	this 28th day	of November, 19.78	L .
						•••

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	contains the true Last Will of the within named and that
	, by paying first the debts, and then legacies contained in the
said Will, as far as his	s will thereunto extend and the law charge me and that I perfect inventory of all such goods and chattels; So help
Sworn to before me, this 13th day of December 7, Anno Domini 19.78	. Robert E. M. Kee
Judge of Probate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

yword & vant The id. SIP. Brisigh of Paramul, of the State at New Lerses County of BELIGER undertainty of this life, do make, being of sound and disposing mind and memory, and considering publish and declare this to be my last Will and Westament as follows, hereby revoking all other and former Wills by me at any time made. Wy wiff First, after my lawful debts are paid, I give struck Herntin Millord. One half of my intervet in our bring, located at 415 Hickory Birring, Maranes, N.J. Jip 07652, This to instual all of my interest in the Household furrishings. I also give to my nick, Sarah Hunter Willow ny interest in My Homeplace, located in Cathoun fille. S. C. County of whe herville Sic, Aniting of a Country Moren room hours, and Circ Auvalied (100) auste of farm land 9 Julther your To Will Will Sarah Hunter Mer They intere Bank drownite, boated in The Bewerdt Numpe Banks in Wes york City, The Unicity Jerry Dank. A westell, N. J. und Bunkere Truet. Coatrof AT CAPLOUL Falle, S. C. To my Son Howard Shant Willing ?! LAND OF THE PARTY OF THE PART Seconded Decenter 7, 1978 Wild BR. 11 Page 356

356:

Himi herme, Sole teg at 415 Hickory ademak Puramune, N.J. Fallo-give to my bon Howard Jr. my Bunch Automoticy. Howa of Kinax & Welford. SE

Likewise, I make, constitute and appoint

Sarah Hunter Millord

execut A 1 ¥ of this, my last Will and Testament,

In Witness Wibereol, I have hereunto 28 mar. 1976 nine bundred and Spylenty Six JOAN F. LOCKET Joan I Lockett NOTARY PUBLIC OF NEW JERSEY COMMISSION EXPIRES FEB. 2. 1977 WE, whose names are hereto subscribed, do corrily that Howard GRANT Milford, SR the testat, subscribed Huss name to this institument in our presence, and in the presence of each of us, and at the same time He declared in our presence and hearing that the same witnesses to the execution thereof, and which we hereby do in the presence of the testate. 19 1/ ; the day of the date of the said each other, this 25 day of 1772.2 Will, and write opposite our names our respective places of residence.

New Jer residing at 420 Kinderlamack fe Onder

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

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LAST WILL AND TESTAMENT OF Anna S. Ashley

IN THE NAME OF GOD, AMEN :-

1:-I, Anna S. Ashley, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

2:-I will and direct that my Executor hereinafter named shall pay all of my just debts with the first money coming into his hands.

3:-I will, devise and bequeath, all of my property of whatsoever kind and wheresoever situate, real, personal or mixed, unto my beloved son, Ben J. Ashley, in fee simple absolute.

I do hereby nominate, constitute and appoint my son, Ben J. Ashley, 4:-Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 2nd day of May, 1966., A. D.

anna & achley, (LS)

Signed, Sealed, Published and Declared by Anna S. Ashley, as and for her Last Will and Testament, in the presence of us, who in her presence and of each other at her request have subscribed ournames as witnesses.

me

Man forter Route 2, Amer Path Se marvin Dambrell RX / Donalds SC Ira Roule#2 5,C,

•	PROOF	· OF WILL	-	who y) ~	
THE STATE OF SOUTH CAROLINA, A A A A A A A A A A A A A A A A A A	•	THE COURT O	F PROBATE		·	
By BESSIE LEE F. NANCE, Probate Judge	of said county	<i>י</i> :				
Personally appears	J. C. M	ICWHORTER				
who, being duly sworn, says that he saw				1		
					•	
sign, seal, publish and declare the annexed		_				
May	, A.	D		19 66		t
and contain <u>her</u>	Las	t Will and Testa	ment; that th	e said		
_Anna_S, Ashleyw	as then of som	und and disposing	g mind, memo	ory and und	lerstanding	g, accor
to the best of deponent's knowledge and beli Mærvin Gambreæl together with		he saidJ				
-						
of the testatrix in her presence,		presence of each	other, witnes	sed the due	execution	therea
Sworn to before me, this12th		1		Λ	Λ	
December, Anno Dom		<u> </u>	meul	holl		
Judge of Probate, Abbeville County, 5	s. c.					
ORDER ADMITTI	NG WILL T	O PROBATE I	N COMMO	N FORM		
On hearing the above petition $\Im f_{}$						
it is hereby ordered, adjudged and decreed,			and the said	Last Will	and Testa	ament,
codicil, of	ANNA S	. ASHIEY		, dece	ased, be	entere
Probate in Common Form.				-		
Given under my hand and the seal of	the Court of	Probate, this1	2thd	lay of	December	<u>.</u> , 19
		Dess	in Le	2	-Na	N.C.
		<u> </u>	Judge of	Court of F	robate.	-
		on of fiduci	ADV			
40						
THE STATE OF SOUTH CAROLINA,)				1		
Abbeville County.						
I do solemnly swear, the	at this writing	g contains the tru	e Last Will o	of the withi	n named a	nd tha
ANNA S. ASHIEY			deceased, so	far asI	know	or be
and that will well and truly e	execute the same	me, by paying firs	t the debts, a	nd then leg	acies cont	ained i
said Will, as far as <u>her</u> go	ods and chatt	els will thereun	to extend an	d the law	charge m	ne and
I				1	-	
	ant a thut a	ind perfect myen	tory or an a	ach goous	anu chatt	513, 00
meGod.		R	no.ll	η_{i}		
Sworn to before me, this	~ 1	. Quen	YCAN .	<u> </u>	· · · - · · · ·	
December Anno Dom	nini 19??	Route # 2-1	Honea BPa	tk, S. C	. 29654	,
Judge of Probate, Abbeville County,	<u>N.C.</u>) s. c.	(The Postoffi	ce Address of	i each Fidu	ciary must	be sh
Attorney's Nar	ne and Addres	35:				
			- 			

[^{]on}

• ;

Tast Will and Testament

OF

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CLARENCE EUGENE DARBY

I, CLARENCE EUGENE DARBY, of R. F. D. #1, Donalds, Abbeville County, State of South Carolina, hereby make, publish and declare this to be my Last Will and Testament and hereby revoke any and all other Wills and Codicils heretofore made by me.

ARTICLE I

I direct my Executrix to pay, out of my estate, all of my just and legal debts, including the expenses of my last illness and funeral expenses.

ARTICLE II

All the rest, residue and remainder of my estate, real, personal and mixed, of every kind and nature and wherever situate, of which I may die seized or possessed, I give, devise and bequeath the same unto my wife, OLA MAE S. DARBY, as her own absolutely, provided she survives me, but in the event that my said wife should predecease me, or she and I should meet simultaneous death, then in such event, I give, devise and bequeath the same unto my child, ARTHUR EUGENE DARBY.

ARTICLE III

For the more convenient and economical administration of my estate, I hereby clothe my Executrix with power to sell at public or private sale any part or all of the assets of my estate, when in her discretion such sale may appear to be advisable, with power to execute and deliver such deeds, assignments, transfers and other instruments of title as may be necessary to pass title to the purchasers.

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PROOF OF WILL			
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE		
By BESSIE LEE F. NANCE, Probate Judge of said co	unty:		
Personally appearsElizabeth	Henderson		
who, being duly sworn, says that she saw	Clarence Eugene Darby		
sign, scal, publish and declare the annexed instrume	ent of writing, bearing date the		
March ,	A. D. 1976 to be		
	Last Will and Testament; that the said		
	at the saidElizabeth_Henderson		
together with Faye Walters	and T. A. Henderson at the request		
of the testat or hig presence, and in t	he presence of each other, witnessed the due execution thereof.		
Sworn to before mc, this 13th day of December			
Judge of Probate, Abbeville County, S. C.	I		

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ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of <u>Ola Mae S. Darby</u> it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil ______, of ______ Clarence Eugene Darby ______, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this _______ day of _______ December ______ 19.78.

Judge of Court of Probate.

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1,*

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	contains the true Last Will of the within named and that
	deceased, so far asknow or believe;
and that I will well and truly execute the sam	e, by paying first the debts, and then legacies contained in the
said Will, as far asbis	ls will thereunto extend and the law charge me and that
	nd perfect inventory of all such goods and chattels; So help
meGod.	\bigcirc
Sworn to before me, this 13th day of December Anno Domini 1978	Cla mar & Dalf (The Postoffice Address of each Fiduciary must be shown)
Judge of Probate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address	:

ARTICLE IV

I nominate, constitute and appoint my wife, OLA MAE S. DARBY, Executrix of this my Last Will and Testament and direct that she serve without furnishing bond. In the event my said wife is unable or unwilling to serve, then I nominate, constitute and appoint my son, ARTHUR EUGENE DARBY, to serve in her stead and without furnishing bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament consisting of this and one (1) other typewritten page, identified by my signature on said page, this <u># The</u> day of <u>march</u>, 1976.

Clarence Eugene Darby

Signed, sealed and declared by the said CLARENCE EUGENE DARBY as and for his Last Will and Testament in the presence of us, three competent witnesses, who in his presence and in the presence of each other, at his request, have subscribed our names as witnesses this 442 day of Manche, 1976.

Witnesses

Addresses

Face Walters Dreinwood, S.C. T.A. Henderson Hodger, S.C.

Elizabette Henderen Hodger, & C

STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.)

LAST WILL AND TESTAMENT OF J. E. WILKERSON

IN THE NAME OF GOD, AMEN:-

I, J. E.Wilkerson, of the County of Abbeville, in the State of South Carolina, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament, hereby revoking any and all Wills heretofore by me made.

ITEM 1:- I direct that my Executrix, hereinafter named, as soon after my death as practicable, to pay all of my just debts and funeral expenses, with the first money coming into her hands.

ITEM 11:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed unto my wife, Jessie N.Wilkerson, in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my wife, Jessie N.Wilkerson, Executrix of this my last Will and Testament, with full power to her to do any and every act necessary to carry this my Last Will into effect, and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 23rd day of December , A.D. 1965.

to my will i

Signed, Sealed, Published and Declared by J. E. Wilkerson, as and for his Last Will and Testament, in our presence, and we, in his presence, at his request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

E. Wilkers

my

PROOF OF	
THE STATE OF SOUTH CAROLINA, IN THE Abbeville County.	OURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appears Joyce W. Couch	
who, being duly sworn, says that he sawJ_E. Wilker	£
sign, seal, publish and declare the annexed instrument of w December, 1968 A. D.	ng, bearing date the23rdday of this to be
and contain his Last Wil	l and Testament; that the said JE. Wilkerson
was then of sound a	nd disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the sa	id Joyce W. Couch
to the best of deponent's knowledge and bench, and have and bench, and have a bench, and	andJ.D. Mars at the request
of the testat Orinhis_presence, and in the prese	
19th day of	Joyce W. Land
ORDER ADMITTING WILL TO F	PROBATE IN COMMON FORM
On hearing the above petition of Jessie N. Wi	lkerson
On hearing the above petition of	be granted and the said Last Will and Testament, with
	deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Pro	bate, this
QUALIFICATION	OF FIDUCIARY
THE STATE OF SOUTH CAROLINA,) Abbeville County.	
I do solemnly swear, that this writing co	ontains the true Last Will of the within named and that
J.E. Wilkerson	deceased, so far as hisknow or believe;
and that I will well and truly execute the same,	by paying first the debts, and then legacies contained in the
said Will, as far as his goods and chattels	
	perfect inventory of all such goods and chattels; So help
meGod.	
Sworn to before me, this	1 Jessie N. Wilkerson
December , Anno Domini 19.78	
Judge of Prebate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
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STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

LAST WILL AND TESTAMENT OF LESTER L. MORROW

9

I, Lester L. Morrow, of Lowndesville, Abbeville County, South Carolina (Route 3, Iva, South Carolina), hereby make, publish and declare this my Last Will and Testament, hereby revoking any other will or instrument of a testamentary nature heretofore by me made.

ITEM I

I hereby nominate, constitute and appoint my nephew, George Morrow, as Executor of this my Last Will and Testament, and power is hereby given to him, either at public or private sale, to sell or dispose of and to make title to any and all of my property for the payment of debts and for carrying out the provisions of this will. I will and direct that my Executor shall not be required to make returns to any governmental agency from which he may be relieved by this my Last Will and Testament.

ITEM II

All of my property of every kind whatsoever, real, personal or mixed, I give, devise and bequeath to my brother, Gaines Morrow. Should my brother, Gaines Morrow, predecease me or die before taking under this will, then I give, devise and bequeath all of my property to my nephew, George Morrow.

IN WITNESS WHEREOF, I have hereinto set my hand and seal this twenty-sixth day of September, 1977.

ser 2 marrow (I.S. (

Signed, sealed, published an declared by Lester L. Morrow as and for his Last Will and Nestament in the prese of us, who, in his presence, and in the presence of each ther, at his request, have subscribed our names as withe es:

Residing at _ken, S. C. Akiley R. Rogani Residing a Greenwood, S. C. Clearens Michiel Residing at Greenwood, S. C.

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Geverded December 20, 1978 Miel BB. 11 Page 361

Tast Will and Testament

STATE OF SOUTH CAROLINA)) COUNTY OF ABBEVILLE)

36

g

I, Bobby Linda H. Sizemore of Abbeville County, South Carolina, do hereby make, publish and declare the following to be my last Will and Testament, hereby revoking any and all other Wills made by me:

ITEM I. I direct my Executor hereinafter named to pay all of my just debts and funeral expenses as soon as may be practicable after my death.

ITEM II. I will, devise and bequeath all the rest, residue and remainder of my property, both real and personal, to my beloved husband, James B. Sizemore, in fee simple, forever.

ITEM III. In the event my said husband should be dead at the time of my death, or in the event he and I should die simultaneously or under circumstances which make it difficult to determine which of us died first, then, in either event, I will, devise and bequeath all the rest, residue and remainder of my property, both real and personal, unto Samuel H. Sizemore, as Trustee, upon the following uses and purposes:

(a) To hold, manage, maintain, rent and collect the income from the property in this trust.

(b) To apply the net proceeds of said income to the maintenance, education, comfort and support of my children, Michael A. Burkett and Shiela L. Burkett, at such times and in such proportions as the Trustee shall determine in said Trustee's absolute judgment and discretion. In the event the income should be insufficient to provide said beneficiaries with adequate maintenance, education, comfort and support, the Trustee shall invade the trust corpus for this purpose, and such invasion or invasions shall be according to the needs of said beneficiaries in said Trustee's absolute discretion rather than according to any pro-rata scheme of distribution.

(c) On the date my youngest child attains the age of twenty-one (21) years or upon the date when it becomes certain because of death or deaths that no child of mine can thereafter reach the age of twenty-one (21) years, the Trustee shall transfer the remaining property in this Trust to my children in equal shares, the child or children of any deceased beneficiary to take among them such parent's share.

(d) The Trustee to have full power:

1. To sell any part or all of the property in this Trust, real or personal, at public or private sale or sales, with or without advertisement, without court order or notice to, or consent of, anyone, for such price or prices, and upon such terms as said Trustee may deem advisable.

362

PROOF OF ILL

THE STATE OF SOUTH CAROLINA, Abbeville County.

IN THE COURT OF PROBATE

By BESSIE LEE F. NANCE, Probate Judge of said county:

Personally appears
who, being duly sworn, says that he saw H Sizemore
sign, seal, publish and declare the annexed instrument of writing, bearing date the25thday of
October to be
and contain her Last Will and Testament; that the said Bobby Linda
H. Sizemore was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidMichael F. Mullinax
together with Wilburn C. Gable and Jacqueline R. Thoma Son the request
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this _____ 12th_____ day of , Anno Domini 19.79 January Judge of Probate, Abbeville County

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Judge of Court of Probate

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of _____James B. Sizemore it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil ______, of ________Bobby Linda H. Sizemore ______, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 12 th day of ... January, 19.79.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.

Sworn to before me, this 12th day of Jamary Anno Domini 19 79 ader Taxce Judge of Prebato. Abbeville County S. C.

James B. S. isfmor

(The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address:

2. To borrow money and to lease, pledge or mortgage any part or all of the property in this Trust, including the power to lease, pledge or mortgage for terms which may extend beyond the date of termination of this Trust, and to invest and reinvest all or any part of the corpus, including any accumulated trust income, borrowed funds and any proceeds of any invasion sales made under sub-section 1 above in such securities, properties or other investments as said Trustee may, in his sole discretion deem advisable and proper.

3. To execute and deliver deeds, bills of sale, notes, mortgages, security agreements or any other instrument necessary or desirable in exercising any of the powers herein granted.

ITEM IV. In the event my said husband is dead at the time of my death, I nominate, constitute and appoint Samuel H. Sizemore to be the Guardian of the person of each of my children during their minority.

ITEM V. I nominate, constitute and appoint my said husband to be the Executor under this Will, or if my said husband does not survive me, or if he should survive me and thereafter die, resign or become incapacitated, then, in either event, I nominate, constitute and appoint Samuel H. Sizemore as the Executor under this Will. My Executor shall serve without bond, and will have full power and sole discretion to settle or compromise all debts or claims against my estate, and sell any part or all of my property, real and personal, at public or private sale or sales, with or without advertisement, without court order and for such price or prices and upon such terms as said Executor may deem advisable.

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IN WITNESS WHEREOF, I have hereunto set my hand and seal this 25 day of <u>betalevel</u>, A.D., 1974.

Baldy Strater of Again on (SEAL)

Signed, sealed, published and declared by the within named Bobby Linda H. Sizemore as and for her Last Will and Testament in the presence of us, who, at her request and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses the day and year last above written.

Mille & South of Mucherson of acquiline R. Shamason of Underson D.C.

363

STATE OF SOUTH CAROLINA COUNTY OF ABBEVIILE

LAST WILL AND TESTAMENT OF James Andrew "Imore

IN THE NAME OF GOD, AMEN :-

 I, James Andrew Elmore, of the County and State aforesaid, do make, ordain, publish and declare this as my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.
 I will and direct that my Executor hereinafter named shall pay all of my just debts with the first money coming into his hands.

3. I will, devise and bequeath all of my property of whatsoever kind and wheresoever situated, real, personal, or mixed unto my beloved wife, Minnie Sanders Elmore, whom I have been living with for Forty years as man and wife, in fee simple absolute.

5. I hereby nominate, constitute, and appoint, Mr. Charlie C. Murdock, Executor of this my Last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 5th day of November, 1971.

- Siamor anderw Theore

Signed, Sealed, Published, and Declared by James Andrew Elmore, as and for his Last Will and Testament, in the presence of us, who in his presence and of each other at his request have subscribed our names as witnesses.

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alterille, S.C. abbenelle 5. pheirle

PROOF OF	WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.	COURT OF PROB
By BESSIE LEE F. NANCE, Probate Judge of said county:	
Personally appearsJanet_Calvert	
who, being duly sworn, says thatshe sawIames An	drew Elmore
sign, scal, publish and declare the annexed instrument of wri	ling, bearing date the5th
November	971 to be
and containhis Last Will	and Testament; that the said
James Andrew Elmore was then of sound an	d disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the sai	iJanet_Calvert
together with Carlene T, Griffin	and Earle S. Nickles at the request
of the testatorinhispresence, and in the presen	ce of each other, witnessed the due execution thereof.
Sworn to before me, this12th day of	
January, Anno Domini 19.79	fort Salut
Judge of Probate, Abbeville County, S. C.	
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ORDER ADMITTING WILL TO PR	OBATE IN COMMON FORM
On hearing the above petition of Charlie C.]	urdock
it is hereby ordered, adjudged and decreed, That the petition I	
codicil, ofJames Andrew	r Elmore deceased, be entered of
Probate in Common Form.	
Given under my hand and the seal of the Court of Probat	c, this12thday of January, 19.79.
$\mathcal{G}_{\mathbf{r}}$	Service Fi Mance
	Judge of Court of Probate.
	FIDUCIARY
THE STATE OF SOUTH CAROLINA,)	
Abbeville County.	
I do solemnly swear, that this writing conta	
JamesAndrew. Elmore	deceased, so far as Iknow or believe;
and thatI will well and truly execute the same, by	baying first the debts, and then legacies contained in the
said Will, as far as his	thercunto extend and the law charge me and that
will make a true and per	fect inventory of all such goods and chattels; So help
God.	A = A = A = A = A = A = A = A = A = A =
	have c munder
January , Anno Domini 19 79	
Judge of Prebate, Abbeville County-S. C. (Th	e Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

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STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE In the name of God, amen:

LAST WILL AND TESTAMENT

I, Annie Mae M. Davis of the Level Land Section of Abbeville County, State of South Carolina, do make, ordain, publish and declare this as and for my last will and testament.

Item I. I will, devise and bequeath my 15 acres of land and the house thereon to my son, James Albert Martin, subject however to a life estate in my husband, Cleveland Davis, with the request that my son pass the same on to his children.

Item II. I wish my executor to pay all of the expenses of my funeral and to put a marker to my grave and to pay all of my just debts.

Item III. I hereby nominate, constitute and appoint my husband, Cleveland Davis, as executor of my will giving him power to do the things necessary to carry out my will without the Order of the Court.

and seal this 6th. day of March A. D. 1967.

ani may m bargeral

Signed, sealed, published and declared by Annie Hae H. Davis as and for her last will and testament, in the presence of us, who in her presence, and of each other, at her request, have susbcribed our names as witnesses.

Calcul

Address Chlienelle, abbenillille attenille.

PE: OF OF WILL

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THE STATE OF SOUTH CAROLINA, N THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said cou .y:
Personally appearsJanet Calve
who, being duly sworn, says that She saw nnie Mae M. Davis
sign, scal, publish and declare the annexed instrument of writing, bearing date6thday of
March , A. D. 1967 to be
and contain her Last Will and Testamen hat the said
Annie Mae M.Davis
to the best of deponent's knowledge and belief; and that the said anet_Calvert
together with Marie H. Cann and Daisy Hagen at the request
of the testatrix in her presence, and in the presence of each other, witnessed the due execution thereof.
Swain to before me, this 15th day of Eamiary , Anno Domini 19.79. Sessies Control Abbeville County, S.C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition ofJames_Albert Martin
codicil, of, deceased, be entered of
Probate in Common Form.
Given under my hand and the seal of the Court of Probate, this 15th day of January, 19.79

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	contains the true Last Will of the within named and that
and thatI will well and truly execute the same said Will, as far as here goods and chattel	deceased, so far as <u>T</u> know or believe; by paying first the debts, and then legacies contained in the s will thereunto extend and the law charge me and that d perfect inventory of all such goods and chattels; So help
me God. Sworn to before me, this 15th day of January , Anno Domini 19 79 Sessie Rance Judge of Prebate. Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

ii.# .

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STATE OF SOUTH CAROLINA)

COUNTY OF GREENWOOD

LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS, That I, George Earl Burton, of the County of Greenwood, and the State of South Carolina, being of sound and disposing mind and memory, and acting without duress, menace, fraud or undue influence from any person or persons whomsoever, do hereby make, publish and declare this to be my last will and testament, hereby revoking all other wills or instruments of a testamentary nature by me at any time heretofore made.

I. I direct my Executrix to pay all of my just debts, taxes and funeral expenses from the proceeds of my estate as soon after my death as practicable.

II. I give, bequeath and devise unto my beloved wife, Velma C. Burton; all of my property, both real and personal, that I shall own or have an interest in at the time of my death. This means that my wife shall have full title and control to all real estate, money, bonds or securities of any kind or amount, or wheresoever located, in fee simple, absolute.

III. In the event that my wife, Velma C. Burton, should predecease me, I give, bequeath and devise all of my property, real and personal, to my children in equal shares, share and share alike. If any child or children of mine should die within my lifetime, leaving a surviving child or children, such child or children shall take the part his or their parent would have taken under the terms of this will had such parent survived me

IV. I hereby nominate and appoint my wife, Velma C. Burton, as Executrix of this my will and direct that she be allowed to serve in that capacity without posting bond.

Signed, sealed, published and declared by George Earl Burton, the above named Testator, to be his last will and testament, and we, at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses this 15 a. day of the presence is a subscribed our names as subscribed our names as subscribed by the presence is a subscribed our names as subscribed our names as subscribed our names as subscribed by the presence is a subscribed our names as subscribed by the presence is a subscribed our names as subscribed by the presence is a subscribed by the presenc

Witnesses

Address

ended 7/3/78

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Certified: A True Copy

Clerk, Probate Court Greenwood County, S. C.

				· •					
E STATE	OF SOUTH	CAROLINA,		•	I	I THE	COURT O	of probate	
reenwo	bod	County.	1					· . · .	

By_Rosemary M. Norton _, Judge of Probate for said County.

Personally appears Margarita Pitts

who, being duly swom, says that he saw George Earl Burton

_15th sign, seal, publish and declare the annexed instrument of writing, bearing date the day of 1 June, 1965

. A D

•

PROOF OF WILL

Last Will and Testament; that the section. and contain...

George Earl Burton was then of sound and disposing mind, memory and understanding, according

to the best of deponent's knowledge and belief; and that the said Margarita Pitts

W.E. Smith and Calvin L. Bridges at the request together with.

in DEL presence, and in the presence of each other, witnessed the due execution thereof. of the testat Or

Swoigh to before me, this 3rd day of

Aprio Domini 19.78 nini Judge of Probate, Gpeenwood

margar

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Velma C. Burton it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil deceased, be entered of Probate in of George Earl Burton

, **(** mmon Form.

TI

Given under my hand and the seal of the Court of Probate, this 3rd/)_____

_ day of_ 19.78 Judge of Court of Probate.

to be

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA County.) Greenwood

do solemnly swear, that this writing contains the true Last Will of the within named that deceased, so far as.... George Earl Burton I. know or believe; and that

will well and truly execute the same, by paying first the debts, and then legacies contained in the his said Will, as far as . goods and chattels will thereunto extend and the law charge me, and that will make a true and perfect inventory of all such goods and chattels; So

om to before me, this 3rd ____ day of July Anno Demini 19,78 M unk Judge of Probate, County, S. C.

(The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Addres

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE

IN THE NAME OF GOD, AMEN:

1 m A

I, Thomas N. Crenshaw, of the County and State aforesaid, do make,ordain, publish and declare this as my last Will and Testament, hereby revoking all Wills and Instruments of a testamentary nature heretofore by me made.

I Will and direct that my Executrix, hereinafter named, shall pay all of my just debts with the first money coming into her hands.

I will, devise and bequeath to my wife, Cornelia G. Crenshaw, all of my property of whatsoever kind and wheresoever situate, real and personal, to be hers during her natural life-- to use and dispose of same as her needs may require and as she sees fit, with power to sell said property to take care of her needs. At the death of my wife, Cornelia G. Crenshaw, I Will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real and personal, to my childred; Jean Crenshaw 'Neeks, Ovid Crenshaw and Susan Crenshaw - said children to share and share alike.

I do hereby nominate, constitute and appoint my wife, Cornelia G. Crenshaw, Executrix of this my last Will and Testament, without bond. In case my wife is deceased at my death, I appoint James Ovid Crenshaw Executor of this my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 6 day of destander 1972.

Thomas M. Genshord (SEAL)

Signed, Sealed, Published and Declared by Thomas N. Crenshaw as and for his last Will and Testament, in the presence of us, who in his presence, and of each other, at his request, have subscribed our names as witnesses.

> Jan. 18, 1979 Tudge 367

Francis R. Willims____ ADDRESS 311 SUNSET DRIVE, ABBEVILLE, S.C. Sugard R. Statton ADDRESS/P. Bar 72 Plum Branch S.C. C. Fleming___ ADDRESS Callege ane . appendele, Se.

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PEDOF OF WILL

	THE STATE OF SOUTH CAROLINA, IN THE COURT OF PROBATE
	By BESSIE LEE F. NANCE, Probate Judge of said county:
	Personally appears JAMES C. F. MING
	who, being duly sworn, says that he saw THOMAS_N. CRENSHAW
	sign, seal, publish and declare the annexed instrument of writing, bearing date the6thday of
	September A. D. 1972 to be
	and contain his Last Will and Testament; that the said
	THOMAS N. CRENSHAW was then of sound and disposing mind, memory and understanding, according
	to the best of deponent's knowledge and belief; and that the said JAMES C, FIEMING
	together with FRANCIS R. WILLIAMS and EDWARD R. STROTHER at the request
	of the testat or
	Sworn to before me, this17thday of
Ç	Service 3. Jane James 0.7 lening
	Judge of Probete, Abbeville County, S. C.
	ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
	On hearing the above petition of CORNELIA G. CRENSHAW
	it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with
NO	codicil, of THOMAS N, CRENSHAW, deceased, be entered of
	Probate in Common Form.
	Given under my hand and the seal of the Court of Probate, this 17th day of January 19.79
	Judge of Court of Probate
	Juage of Court of Probate
	QUALIFICATION OF FIDUCIARY
	THE STATE OF SOUTH CAROLINA,) Abbeville County.
	I do solemnly swear, that this writing contains the true Last Will of the within named and that
	THOMAS N. CRENSHAW
	and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
•	said Will, as far ashis goods and chattels will thereunto extend and the law charge me and that
	Iwill make a true and perfect inventory of all such goods and chattels; So help
,	meGod.
	Sworn to before me, this 17th day of Carmelia D. Crenshaw
	January , Anno Domini 19 79 Route # 3 - Abbeville, S. C. 29620
	Descrete Ten Mance (The Postoffice Address of each Fiduciary must be shown)
	Judge of Probate. Abbeville County, S. C. Attorney's Name and Address:
	Anomey a name and multips.

.....

STATE OF SOUTH CAROLINA,) COUNTY OF ABBEVILLE.)

LAST WILL AND TESTAMENT OF GILBERT H. COOLEY

IN THE NAME OF GOD, AMEN:-

I, Gilbert H. Cooley, of the County of Abbeville, in the State aforesaid, being of sound and disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will and Testament.

1:- I direct that my Executrix, hereinafter named, as soon after my death as practicable, pay all of my just debts, with the first money coming into her hands.

2:- After the payment of my debts, I will, devise and bequeath the rest, residue and remainder of my property, real, personal and mixed, to my wife, Naomi L. Cooley, in fee simple absolute.

3:- I hereby nominate, constitute and appoint my wife, Naomi L. Cooley, sole Executrix of this my last Will and Testament, with full power to her to do any and every act necessary to carry this my Will into effect, and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this 1st day of ______, A. D. 1961.

1inoro

Signed, Scaled, Published and Declared by Gilbert H. Cooley, as and for his last Will and Testament, in our presence and we in his presence, at his request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

Éll ssu Le ~ nauc

_ Gilbert the las

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	ROOF OF WILL - SEE AFFIDAVITS ATTACHED
THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge	said county:
Personally appears SEE 1	TDAVITS ATTACHED
who, being duly sworn, says that he saw	,
• • • • • • •	nstrument of writing, bearing date theday of to be
	Last Will and Testament; that the said
1\$	then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief	and that the said
together with	and at the request
of the testat	nd in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this, Anno Domini	
Judge of Probate, beville County, S.)
ORDER ADMITTING	G WILL TO PROBATE IN COMMON FORM
On hearing the above petition of	aomi L. Cooley

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil ______, of ______, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 19th _____ day of Jamiary ____, 1979_. Sessie Le 3. Hance Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County. do solemnly swear, that this writing contains the true Last Will of the within named and that
Naomi L. Cooleydeceased, so far asknow or believe;
and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far ashis goods and chattels will thereunto extend and the law charge me and that
Sworn to before me, this 19th day of January Anno Domini 1979
Judge of Prebate. Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

294 369. 41h - 1. 465 - 13 -

LAST WILL AND TESTAMENT

IN THE NAME OF GOD, AMEN:-

1: I, Richard Howell Williams, of the County and State aforesaid, do make, ordain, publish and declare this as my last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

2:- I will and direct that my Executrix hereinafter named shall pay all of my just debts with the first money coming into her hands.

3:- I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real and personal, unto my wife, Lella Clarke Williams, in fee simple absolute.

4:- I hereby nominate, constitute and appoint my wife, Lella Clarke Williams, Executrix of this my last Will and Testament, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 20^{Th} day of April, 1954.

Signed, Sealed, Published and Declared by, Richard Howell Williams, as and for his last Will and Testament, in the presence of us, who in his presence, and of each other at *Qichard Howell Williams*. his request, have subscribed our names as witnesses.

Maushing Star Route, Due West, S.C. usu the Abbeville, S.C. 1 Abbeville,S.C.

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, A IN THE COURT OF PROBATE							
By BESSIE LEE F. NANCE, Probate Judge of said county:							
Personally appears John T. Mabry							
who, being duly store, says that he sawRichard Howell Williams							
sign, scal, publish an eclare the annexed instrument of writing, bearing date the20tbday of							
April , A. D. 1924 to be							
and containhis Last Will and Testament; that the said							
Richard Howell Willians was then of sound and disposing mind, memory and understanding, according							
to the best of deponent's knowledge and belief; and that the saidJohn T. Mabry							
together withRuth_M_Strawhorne andChester_Fleming at the request							
of the testat Qrin_hispresence, and in the presence of each other, witnessed the due execution thereof.							
Sworn to before me, this 17th day of January, Anno Domini 19.79							
Judge of Probate, Abbeville County, S. C.							
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM							
On hearing the above petition of							
it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with							
codicil, of Richard Howell Williams , deceased, be entered of Probate in Common Form.							
Given under my hand and the seal of the Court of Probate, this 17th day of 19_79.							
Judge of Court of Probate							
•							
QUALIFICATION OF FIDUCIARY							
THE STATE OF SOUTH CAROLINA,) Abbeville County.							
I							
Richard Howell Williamsdeceased, so far asknow or believe;							
and thatI will well and truly execute the same, by paying first the debts, and then legacies contained in the							
said Will, as far as <u>his</u> goods and chattels will thereunto extend and the law charge me and that							
Bod.							
Sworn to before me, this 17th day of X Lella Clarke Williams							
January , Anno Domini 1979							
Judge of Prebate. Abbeville County, S. C. (The Postoffice Address of each Fiduciary must be shown)							
Attorney's Name and Address:							
•							

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

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LAST WILL AND TESTAMENT

I, George M. Bailey of the County and State aforesaid, being of sound memory, understanding, but mindful of the uncertainity of life do hereby make, publish and declare the following as and for my Last Will and Testament.

1. I do hereby direct that my executor hereinafter named shall pay all my just debts as soon after my death as possible.

2. I will, devise and bequeath all my property of every nature and kind whatsoever that is real estate, personal property or mixed to my wife, Josie T. Bailey.

3. I do hereby appoint Josie T. Bailey as executor of this my last Will and Testament, she to serve without bond.

Signed, sealed, published and declared by George M. Bailey, as and for his Last Will and Testament this - day of - day o

(LS)

Signed, sealed, published and declared by George M. Bailey as and for his Last Will and Testament in our presence and we in his presence and in the presence each of the others and at his request, have hereunto signed our names as attesting witnesses:

JUNE 26th 1970

Will BR. No. 11. page 370 Jule No: 465- 13, 472

PROOF OF WILL

THE STATE OF SOUTH CAROLINA, Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Ju	dge of said county:
Personally appears	Arthur W. Hunter
who, being duly sworn, says that he say	George M. Bailey
sign, seal, publish and declare the ann	nexed instrument of writing, bearing date the26thday of
Jyne	A. D. 1970 to be
and contain <u>his</u>	Last Will and Testament; that the said
George M. Bailey	was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and	belief; and that the said Arthur W. Hunter
together with John L. Kiapp	and Gus Mandis at the request
of the testat or in his pres	ence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this241 _January, Anno BESSIE LEE F. NANC	Domini 1979. = 15 Gutter 1 June 10
Judge of Probate, Abbeville Coun	ity, S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

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Given	under	mŗ	hand	and	the	seal	of	the	Court	oſ				-			Jauary_		
												BES	SIE	LE	EF.		iance	/	5
											 	 Jud	lge o	f Co	urt o	of H	Probate.	/	

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	
I do solemnly swear, that this writing c	ontains the true Last Will of the within named and that
George M. Bailey	deceased, so far as <u>I</u> know or believe;
and thatI will well and truly execute the same,	by paying first the debts, and then legacies contained in the
said Will, as far as his	will thereunto extend and the law charge me and that
	perfect inventory of all such goods and chattels; So help
	OU LAN
Sworn to before me, this	Josie T Baley
BEDGIE LEE F. N.GPTY /S ((The Postoffice Address of each Fiduciary must be shown)
Judge of Prebate, Abbeville County, S. C.	
Attorney's Name and Address:	

STATE OF GEORGIA

LAST WILL AND TESTAMENT OF LEWIS S. BELCHER.

I, LEWIS S. BELCHER, of Richmond County, Georgia, being of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, executed in duplicate, with each copy to be considered as an original, and hereby revoke all former Wills and Codicils by me made.

4

ITEM I: I direct my Executor hereinafter named to pay all my just and legal debts out of the property of which I may die seized and possessed.

ITEM II: I give, devise and bequeath my house and lot located at 826 Gwinnett Street, City of Augusta, County of Richmond, State of Georgia, to my wife FLORIENE Y. BELCHER to be hers in fee simpl

ITEM III: I give, devise and bequeath unto my three sons, LEWIS S. BELCHER, JR., BENJAMIN F. BELCHER and LUTHER A. BELCHER all the personal property owned by me at the time of my death, including monies, stocks, bonds and automobiles.

ITEM IV: I, give, devise and bequeath unto my three sons, LEWIS S. BELCHER, JR., BENJAMIN F. BELCHER and LUTHER A. BELCHER f f f f f that certain tract of land containing 220 acres, more or less, situate, lying and being in the County of Abbeville, State of South Carolina, to be theirs in fee simple, share and share alike.

ITEM V: I nominate and appoint my son, LEWIS S. BELCHER, JR., to be the Executor of my Will and direct that he serve without bond or surety and shall be releived of the necessity of filing any returns to any Court. In the event that my said son predeceases me, or he is unable or refuses to serve, then and in such event, I no inate and ar bint, WILLIAM GILCHRIST to be the Substitute Executor of his Will and direct that he serve without bond or surety and shall be relieved of the necessity c filing any returns to iny Court.

IN WITNESS WHEREOF, I sign, seal, publish and decla : this to be my Last Will and Testament, in the presence of the persons witnessing it at my request, this day of August 1968.

LEWIS S. BELCHER THE FOREGOING was at said date subscribed, sealed

published and declared by said Testator as his Last Will and Testament, in our presence, and we, at his request, and in his presence, in the presence of each other, subscribed our names as witnesses, all of us, including the Testator, being present together throughout the attestation and execution of the Will.

DA A Berry of 216 Elguerd ly NORTH AUGUSTA, SOUTH CAROLINA - C. Baynhang of 524 Horgen an NORTH AUGUSTA, SOUTH CAN SOUTH CAROLINA NORTH AUGUSTA, SOUTH CAROLINA

FORM 20 - LETTERS TESTAMENTARY

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t

State af Geargia richmond county

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By The Court of Ordinary for Said County:

TO WHOM IT MAY CONCERN:

				•
Thereas, on the	18th,	day ofFe	bruary	
one thousand nine hundred as				
	Lewis S. Belcher	<u>.</u>		,
late of	Richmond Count	ty Georgia	• 	_dcceased
was exhibited in open court, and	konnext in form of law solemn	, proved and adr	nitted to record, and	l adminis-
tration of all and singular, the	Real Estate, Goods, Cha	ttels and Credit	of said deceased wa	as granted
to		•		
j				
the executor		and in by sai	d will named and a	appointed.
Now therefore the said	•			
•	·			
having appeared before said C	ourt, and taken the oat	h of office requi	ed by law, <u>is</u>	<u></u>
by virtue of these presents leg	ally authorized to admin	nister the Real E	state, Goods, Chatt	els, Rights
and Credits of said deceased,				
	·			•
according to law.			- Cool of the Sold	Count this
- The second second	Witness my hand as	Ordinary, and t	le Seal of the Salu	Court, this
	18th	day of <u>Feb</u>	ruary	
	nineteen hundred a	nd <u>Sevent</u>	y one	
	j		100.515	A hol
	· · · · · · · · · · · · · · · · · · ·	0	dinary, Richmond	Co., Ga.
		No.	•••	1
	1	•		•
. (fathalisation and a second	_	-	

STATE OF GEORGIA, COURT OF PROBATE COUNTY OF RICHMOND

I, the Clerk of Court of Probate of said County, do he y certify that I have compared the foregoing copy of: Last Will and Testament and Let rs Testamentary - Estate of Lewis S. Belcher -

with the original record and files thereof, now remainiin this office, and the same is a correct transcript therefrom and of the whole of such original record and the and that said Court is a Court of Record: I further certify that dismission was granted November 27, 1973.

> IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the Court of Probate this the 21st. day of December , 197_8

, Court of Probate, Richmond County, Georgia

STATE OF GEORGIA, **County of Richmond** COURT OF PROBATE

I, IREE W. POPE, Judge of the Probate Court of Richmond County, State of Georgia, do hereby certify that the Clerk, who signed the foregoing certificate, is and was at the time of signing the same, duly qualified Clerk of my Court: that the attestation is in due form of law, and that all her official acts are entitled to full faith and credit.

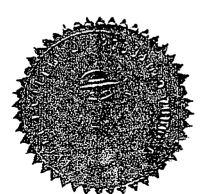
21st. December WITNESS my official signature at the City of Augusta, this_ day of

in the year of our Lord one thousand nine hundred and seventy - eight

Judge of the Probate Court, Richmond County, Georgia

STATE OF GEORGIA, **County of Richmond** COURT OF PROBATE

1, the Clerk of the Court of Probate of Richmond County, State of Georgia, do hereby certify that IREE W. POPE, who signed the foregoing certificate, is and was at the time of signing the same, the Judge of the Probate Court of Richmond County Georgia, duly elected, commissioned and qualified, and that said signature is genuine.



IN WITNESS WHEREOF,

I have hereunto set my hand and affixed the seal of the Court of Probate at the City of Augusta, County and

State aforesaid, the 21st ____day of _____day of _____day of _____ in the year of our Lord one thousand nine hundred and

eight seventv-Clerk, Court of Probate, Richmond County, Georgia

LAST WILL AND TESTAMENT

STATE OF SOUTH CAROLINA,

.

COUNTY OF LAURENS.

and the second second

I, CHARLIE PAUL ASHLEY, of the County of Laurens, the State of South Carolina, being of sound and disposing mind, but realizing the uncertainty of this mortal life, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all Wills, and Codicils thereto, by me at anytime heretofore made.

ITEM ONE.

I direct that my just and lawful debts, all Federal, State and other taxes due by me and by my Estate, shall be paid by my Executors as soon as may be practicable and for the best interest of my Estate.

ITEM TWO.

All transfer, estate, inheritance or other taxes which may be levied against my Estate or against the legacies, gifts and devises herein set forth or against any insurance which may be payable as the result of my death which shall properly be included in determining any tax liability against my Estate, shall be paid out of my general Estate, and no benoficiary under this Will and no recipient of any such insurance shall be required to reimburse my Estate for any of such taxes.

TTEM THREE.

I name and appoint my wife, MRS. MARIE B. ASHLEY, as Executrix, and my brothers, J. C. ASHLEY, of Honea Path, S. C., and ^{H.}FLOYD/ASHLEY, of Greenwood, S. C., as Executors of this Will, without bond, and with full power and authority to do any and all things they deem necessary, desirable or proper in managing and settling my Estate. If any of them should fail to serve or to complete the performance of his or her duties as Executor or Executrix, then I give unto those who do serve, or to the survivor or survivors, full authority to serve, with the se > power and authority herein prescribed for all three. My E scutrix and my Executors are hereinbelow referred to as "Executors".

I direct my Executors to sell and dispose of all my cattle and livestock at public or private sale, as they may deem best, as soon as practicable. I suggest that they employ Sally Sales Service, of Crangeburg, S. C., to handle the sale, if they deem this to be advisable.

Further, I direct them to dispose of my hardware and other businesses as soon as practicable. I do not desire for my Estate, wife and daughter to be engaged in merchandising, farming or other businesses. I realize that it may be necessary to operate these businesses for a time, but I want this continued no longer than my Executors deem absolutely necessary for the best interest of my Estate.

In disposing of my hardware business, I would like for my brother, JOHN HENRY ASHLEY, to be consulted and employed for such time as needed at a reasonable salary. He is presently employed by mp in the hardware store and is familiar therewith and with my affairs generally.

I further give unto my Executors power to sell and dispose of all my other personal property of every kind, at public or private sale, and on such terms as they deem desirable, without the Order of Court, with the exception of the personal property herein specifically disposed of.

TTEM FOUR.

I give, devise and bequeath unto my beloved wife, MRS. MARIE B. ASHLEY, the following described property, in fee simple, absolute and forever, to wit:

1. All household goods and miscellaneous personal property and effects located in and about our home near Ware Shoals, South Carolina, with the exception of certain articles which I have heretofore given to our beloved daughter, LINDA MARIE ASHLEY. This gift to my wife includes my personal automobile.

2. My home place where I now reside located in Laurens County, near Ware Shoals, South Carolina, fronting on U. S. Highway No. 25, containing ten (10) acres, more or less, and being composed of the property conveyed to me by Dr. W. J. Holloway by deed dated March 20, 1944, and recorded in the Office of the Clerk of Court for Laurens County in Deed Book 83, at Page 391, and by deed of Ware Shoals Manufacturing Co., dated February ____, 1945, and recorded in the Office of the Clerk of Court for Laurens County in Deed Book 86, at Page 354.

3. Lot, with dwelling thereon, located on Cork Street, in Ware Shoals, Greenwood County, South Carolina, known as Lot No. 11 on plat of lots made for W. N. Cork by Thos. C. Anderson, Surveyor, dated September 17, 1936, being the property conveyed to me by Mrs. Jennie L. Cork, as Committee for Loretta Culp by deed dated June 27, 1914, and recorded in the Office of the Clerk of Court for Greenwood County in Deed Book 67, at Page 479.

4. Lot, with dwelling thereon, located at West End, Ware Shoals, Greenwood County, South Carolina, fronting
155.1 feet, more or less, on a 40 foot street (unnamed), and being the identical property conveyed to me by Horace M. Jones and Carrie
W. Jones by deed dated May 9, 1953, and recorded in the Office of the Clerk of Court for Greenwood County in Deed Book 100, at Page 253.

5. Three lots of land, with one dwelling thereon, known as Lots Nos. 10, 11 and 12 of the survey of the John Beeks Estate lands located about one mile from Ware Shoals on the old Ware Shoals-Greenville Highway, known as Cemetery Highway, in Laurens County, South Carolina, and being the identical property convoyed to me by W. T. Bolt, Special Master, by deed dated Movember 6, 1937, and recorded in Laurens County in Deed Book 63, at Page 144.

-3-

6.

A vacant lot fronting approximately 60 feet on Cork Street, being a portion of Lot No. 12 of the John C.

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Cork Property, in Ware St als, Greenwood County, South Carolina, being the identical property conveyed to me by Joe C. Jenkins by deed dated May 5, 1944, and recorded in the Office of the Clerk of Court for Greenwood County in Deed Book 68, at Page 252.

7. Lot, with two (2) store buildings thereon, fronting 90 feet on Southern side of North Greenwood Avenue, West End, Ware Shoals, Greenwood County, South Carolina, being Lot Norl of Saluda Heights Subdivision No. 2, of lands formerly of Riegel Textile Corporation, and more fully shown by plat thereof by J. Hearst Coleman Co., Engrs., dated March 14, 1949, and recorded in Plat Book 5, at Page 4, the records of Greenwood County, and being one of the lots conveyed to me by Riegel Textile Corporation by deed dated August 4, 1949, and recorded on August 5, 1949, in the Office of the Clerk of Court for Greenwood County in Deed Book 84, at Page 112.

8. (a) Tract of land containing 90 acres, more or less, situate in Abbeville County, South Carolina, and bounded on the North by the Ware Shoals-Honea Path Public Highway; on the East by lands of Josh Young and Higgins Brothers; on the South by lands of Higgins Brothers; and on the West by tract of 58.73 acres hereinbelow described, being the land conveyed to me by James R. Hill, Master, by deed dated February 5, 1946, and recorded on February 9, 1946, in the Office of the Clerk of Court for Abbeville County in Deed Book 61, at Page 132; <u>except, however</u>, 2 small parcels lying North of the Ware Shoals-Honea Path Public Highway conveyed by me to James E. Williamson.

(b) Also, tract of 58.73 acres, more or less, situate in Abbeville County, South Carolina, and bounded on the Northwest and Northeast by lands of Zema Williamson; by 90 acre tract of Charlie Paul Ashley above described on the Southeast; by lands of E. M. Higgins on the South; and by lands of H. P. Wells, public road intervening, on the West; being the identical lands conveyed to me by James R. Hill, Master, by deed dated December 16, 1948, and recorded on December 16, 1948, in the Office of the Clerk

of Court for Abbeville County in Deed Book 61, at Page 168_____

The above two tracts of land are known as my dairy

9. (a) Tract of 102.55 acres, more or less, about l_2 miles East of Honea Path, on public road leading from Honea Path to Ware Shoals, and being both in Anderson and Abbeville Counties, South Carolina, (a small portion only being in Anderson County), and bounded on the West by lands of Textron Mill and by 20.3 acre tract of testator hereinbelow described; on the North by lands of J. L. Taylor; East by my tract of land known as the Latimer Farm containing 155 acres; and on the South by lands of L. M. Henderson.

This is known as the Black farm and my airport is located thereon. This is the identical property conveyed 'to me by Jno. C. Taylor by deed dated March 18, 1946, and recorded on March 23, 1946, in the Office of the Clerk of Court for Abbeville County in Deed Book 74, at Page 66; <u>less</u>, 53 acres, more or less, conveyed by me and now occupied by Textron Mill,

(b) Also tract containing 20.3 acres, more or less, in Anderson County, about 1¹/₂ miles East of the Town of Honea Path, adjoining the tract of land next above described, being more fully shown by plat of T. J. Leslie, Surveyor, dated October 31, 1946, and being the identical property conveyed to me by Charles L. Davies, as Executor of the Will of William A. Davies, deceased, et al by deed dated November _____, 1946, and recorded on December 4, 1946, in the Office of the Clerk of Court for Anderson County in Deed Book Z-7; at Page 134,

> Lot with store building thereon located on East Greer Street, in the Town of Honea Path, Anderson County,

South Carolina, now occupied by the John Carter Cafe, and being the identical property conveyed to me by W. Clarence Clinkscales by deed dated September 3, 1942, and recorded September 14, 1942, in the Office of the Clerk of Court for Anderson County in Deed Book M-7, at Page 51.

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69. J . A. S.

farm.

Lot with brick store building thereon, situate in

the Town of Honea Path, Anderson County, South Carolina, on the Northeast side of East Greer Street, bounded on the Southwest by East Greer Street; Southeast by lot now or formerly of J. W. Abercrombi and Northwest by lot of Charlie Paul Ashley hereinabove described in Paragraph 10. This is the identical property conveyed to me by Mrs. Sibyl T. King by deed dated September 23, 1944, and recorded September 23, 1944 in the Office of the Clerk of Court for Anderson County in Deed Book R-7, at Page 459.

1.

12. Lot with dwelling thereon, situate at West End, Ware Shoals, Greenwood County, South Carolina, fronting 70 feet on Cork Street, and running back therefrom 200 feet (this depth measured from center of Cork Street) and being 70 feet wide in the rear, and bounded on the Northwest by Cork Street; Northeast by property of Mrs. A. L. Holmes; Southeast by other lot of Charlie , Paul Ashley herein devised to my daughter; and Southwest by property of J. C. Cork.

This lot includes the following: A portion of the property conveyed to me by John C. Cork by deed dated January 10, 1936, and recorded on January 16, 1936, in the Office of the Clerk of Court for Greenwood County in Deed Book 52, at Page 546 (I having conveyed a 10 foot strip to A. L. Holmes); all of the property conveyed to me by John C. Cork by deed dated March 1, 1937, and recorded on March 30, 1937, in the Office of the Clerk of Court for Greenwood County in Deed Book 56, at Page 180; and a portion of the parcel conveyed to me by John C. Cork by deed dated January 22, 1940, and recorded on January 25, 1940, in the Office of the Clerk of Court for Greenwood County in Deed Book 61, at Page 296.

ITEM FIVE.

I give, devise and bequeath unto my wife, MRS. MARIE B. ASHLEY, and my brothers, J. C. ASHLEY and FLOYD M. ASHLEY, as Trustees, upon the trusts, terms, conditions and limitations hereinbelow set forth, the following described property, to wit:

> Lot with two dwellings thereon in West End, Ware Shoals, Greenwood County, South Carolina, bounded on

> > -6-.

the Northwest for a distance of 70 feet by other property of mine herein devised to my wife in Paragraph 12 of Item Four; on the Northeast for a distance of 80.2 feet by property of Mrs. A. L. Holmes; on the Southeast for a distance of 70.2 feet, more or less, by property of Riegel Textile Corporation; and on the Southwest for a distance of 80.4 feet, more or less, by property of John C. Cork. This lot embraces all of the property conveyed to Charlie Paul Ashley by John C. Cork by deed dated October 14, 1937, and recorded in the Office of the Clerk of Court for Greenwood County on November 4, 1937, in Deed Book 56, at Page 339, and a portion of the property conveyed to Charlie Paul Ashley by John C. Cork by deed dated January 22, 1940, and recorded on January 25, 1940, in the Office of the Clerk of Court for Greenwood County in Deed Book 61, at Page 296.

 Lot with dwelling thereon near Ware Shoals, in Greenwood County, South Carolina, fronting 125 feet, more pr less, on a 40 foot street (unnamed) being located adjacent to Lot No. 44 of Saluda Heights Subdivision No. 2, and being the identical property conveyed to Charlie Paul Ashley by Horace M. Jones and Carrie M. Jones by deed dated October 13, 1952, and recorded on October 16, 1952, in the Office of the Clerk of Court for Greenwood County in Deed Book 96, at Page 102.

3. Two lots, with dwelling thereon, near Ware Shoals, in Lauren's County, South Carolina, known as Lots Nos. 1 and 2 lying on the Old Ware Shoals-Greenville Highway of the John W. Beeks Estate lands, per plat by W. M. Nash, Surveyor, dated March 30, 1936, and being the identical property conveyed to Charlie Paul Ashley by W. T. Bolt, Special Master, by deed dated November 6, 1937, and recorded November 8, 1937, in the Office of the Clerk of Court for Laurens County in Deed Book 68, at Page 145.

Lot at West End, Ware Shoals, Greenwood County, South Carolina, fronting 50 feet on Greenwood Avenue, and extending back therefrom 190 feet, being 50 feet wide in the rear, and bounded on the South by Greenwood, Avenue; on the East by lands of R. W. Bowie; on the North by 20 foot alley; and on the West by

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lands now of Charles Gasque, being to identical property conveyed to me by Grace B. Wharton by deed (ted September 20, 1950, and recorded on October 5, 1950, in th Office of the Clerk of Court for Greenwood County in Deed Book 85, ; Page 423.

Tract containing 9.78 acres, more or less, located on 5. the Eastern side of the Ware Shoals-Honea Path Highway, in Abbeville County, South Carolina, being composed of Tracts Nos. 1, 2 and 3 of lands of the Estate of J. W. Williamson, deceased, as per plat by John C. Smith, Jr., dated November, 1948, and being the identical property conveyed to Charlie Paul Ashley in following deeds:

By deed of James R. Hill, Master, dated December 16, 1948, and recorded on same date in the Office of the Clerk of Court for Abbeville County in Deed Book 61, at Page 169; by deed of Edward E. Cannon dated June 18, 1949, and recorded on July 13, 1949, in the Office of the Clerk of Court for Abbeville County in Deed Book 78, at Page ____; and by deed of Harold Gambrell dated July 18, 1949, and recorded July 20, 1949, in the Office of the Clerk of Court for Abbeville County in Deed Book 78, at Page 156.

Lot with dwelling thereon at West End, Ware Shoals, 6. Greenwood County, South Carolina, known as Lot No. 2 of Saluda Hoights Subdivision No. 2, as por plat by J. Hearst Coleman Co., Engrs., dated March 14, 1949, and recorded in the Office of the Clork of Court for Greenwood County in Plat Book 5, at Page 4, and fronting 118.02 feet on the Southern side of North Greenwood Avenue, and being one of the lots conveyed to me by Riegel Textile Corporation by deed dated August 4, 1949, and recorded on August 5, 1949, in the Office of the Clerk of Court for Greenwood County in Deed Book 84, at Page 112.

(a) Tract of 304 acres, more or less, in Abbeville County, 7. South Carolina, bounded on the North by lands now or formerly of C. M. Powell, and by 52 acre tract of Charlie Paul Ashloy hereinbelow described; on the East by Saluda River; on the South by

lands now or formerly of Higgins and H. M. Hall; and on the West by public road leading from Ware Shoals to Honea Path, and being the identical property conveyed to Charlie Paul Ashley by James R. Hill, Master, by deed dated January 21, 1946, and recorded in the Office of the Clerk of Court for Abbeville County on January 21, 1946, in Deed Book 61, at Page 128.

(b) Also, tract of 5¹/₄ acres, more or less, in Abbeville County, South Carolina, adjoining the above described tract, and bounded on the South and East by 304 acre tract of land above described; on the North, Northwest and West by Old Maddox Mill Road, separating same from lands now or formerly of James D. Nicholson, being the identical property conveyed to Charlie Paul Ashley by Roy Ramage by deed dated April 17, 1946, and recorded on April 26, 1946, in the Office of the Clerk of Court for Abbeville County in Deed Book 75, at Page 186.

8. Tract of 149.98 acres, more or less, in Abbeville County, South Carolina, bounded on the North by Honea Path-Ware Shoals Public Road; East by lands formerly of M. Luther Latimer, and M. Luther Latimer and Emma E. Latimer, and lands of Louis Kay; South by lands of Louis Kay and Josh Ashley; and West by lands of Josh Ashley. This tract is known as the Latimer place, and is the identical tract conveyed to C. Paul Ashley by Olin D. Johnston by deed dated January 1, 1945, and recorded January 2, 1945, in the Office of the Clerk of Court for Abbeville County in Deed Book 69, at Page 181.

9.

Lot with store building thereon situate in the Town of Honea Path, Anderson County, South Carolina,

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bounded on the South by East Greer Street; on the West by Dr. E. R. Donnald; Northwest by Joe N. Pinson; and East by lot of Charlie Paul Ashley, and being the identical property conveyed to Charlie Paul Ashley by L. L. and M. M. Erwin by deed dated December ____, 1943, and recorded on December 29, 1943, in the Office of the Clerk of Court for Anderson County in Deed Book N-7, at Page 305.

10. from 256 Seet, more or less, on the other side, and being 179.

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Lot with store wilding thereon, situate in the Town of Honea Path, nderson County, South Carolina, fronting 26 feet, more or less, on Jain Street, and extending back theren one side, and 237 feet, more or less, 6 feet, more or less, wide in the rear, and being t > identical property conveyed to Charlie Paul Ashley by Mrs. Nannio . Bagwell, as E cutrix of the Will of J. R. Callaham, deceased, by deed dated Augus 20, 1947, and recorded in the Office of the Clerk of Court for Anderson County in Deed Book F-8, at Page

Also, all my stock in Hodges Sales Co., a Corporation, 11.

which is now doing business at Honea Path, South Carolina, ; the place of business formerly known as Honea Path Frozen Lock ? Plant.

I give, devise and bequeath said property unto my said Trustees for the use, benefit, support and education of my Beloved daughter, LINDA MARIE ASHLEY, who is now eleven years of age, until she becomes twenty-five (25) years of age or until her death, if she dies before becoming twenty-five years of age. I give unto said, Trustees full power to control and manage said property, to rent same, maintain the buildings, pay taxes on same, invest and re-invest the trust property, and generally to so handle same as to preserve the trust property and to provide a reasonable income for the use, benefit, maintenance, education and support of my said daughter. Said Trustees shall not be required to maintain insurance on the buildings as it has been my custom not to carry such insurance. This is left to their discretion.

It is my desire that the real estate be held intact as it should provide a reasonable income and should gradually enhance in value. If, in the opinion of the Trustees, it should become necessary and desirable to sell any of the real estate, then the matter of such sale shall be presented to the Court of Common Pleas of the County where the property is located and Court authority obtained before any such sale shall be made.

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As to management of any of the trust property which may consist of personal property, I give unto said Trustees full power to sell and dispose of same from time to time without the Order of Court, and on such terms as they deem advisable, and generally to invest and re-invest the personal property as they deem desirable, free from any and all requirements or restrictions of law as to the investment of trust funds.

It is my primary intention that my said daughter be cared for in a reasonable and proper manner, in accordance with her I authorize said Trustees to pay to her station and custom in life. and to use for her benefit the net income from said trust property or so much thereof as may be required to carry out my wishes as herein expressed. The payments shall be made at regular intervals in order that her needs may be taken care of. Should the income from the trust property be insufficient to care for and provide for the education and support of my said daughter, then said Trustees are hereby authorized to use such portion of the corpus of the property as in their discretion may be needed for such purposes.

Said Trustees shall serve without bond, and if any of them should fail to serve or to complete the performance of his or her duties as Trustee, then the others shall serve with the full powers herein prescribed for all three.

When my said daughter becomes twenty-five years of age, the trust shall terminate, and title to all the trust property shall be fully vested in her, in fee simple, free from all trusts and limitations, and I authorize the Trustees to take such action as may be required to settle their affairs as Trustees, and to make such transfers as may be required.

If my said daughter should be twenty-five years old at the time of my death, then the provisions of this trust shall not become effective and title to the property shall vest in my said daughter, in fee simple, free from all trusts and limitations.

> If my said daughter should die before becoming 78

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twenty-five years of age, the :rust shall ter inate upon her death, and title to said property s il vest in her child or children, in fee simple, with equal shar ..

or children ho survive , then title to said property shall vest in her child or childre, in fee simple, with equal shares, free from all trusts a (limitations.

If my said daughter should survive me and should thereafter die before becoming twenty-five (25) years of age, without leaving child or children surviving her, then I give, devise and bequeath one-half (1/2) of said trust property, in fee simple, to my wife, MRS. MARIE B. ASHLEY, and one-half (1/2) to my brothers and sisters living at the time of my daughter's death, with equal shares.

If my said daughter should predecease me without leaving child or children who survive me, then I give, devise and bequeath one-half (1/2) of the trust property to my wife, MRS. MARIE B. ASHLEY, in fee simple, and the remaining one-half (1/2), in fee simple, to my brothers and sisters living at the time of my death, with equal shares.

TTEM SIX.

All the rest, residue and remainder of my property, I give, devise and bequeath as follows: One-half (1/2) thereof unto my said wife, MRS. MARIE B. ASHLEY, in fee simple, absolute and forever; and the other one-half (1/2) thereof unto the Trustees named in Item Five of this Will, and subject to all the trusts, terms, conditions and limitations applicable to the property desdribed in Item Five of this Will, it being my Will and intention and I hereby provide that this one-half of the residue of my property shall be disposed of in exactly the same manner as provided for the disposition of the property described in Item Five of this Will. I authorize my Executors to make equitable and proper division of such property according to their best judgment, delivering my wife's share to her and the other share to the Trustees, or as otherwise provided in Item Five, in event the trust is not effective. If the residue of my property includes real estate, then my Executors shall divide same, executing deeds to carry out the partition and division thereof.

ITEM SEVEN.

I hereby specifically provide that the benefits and provisions herein made for my said wife shall be accepted by her in lieu of any and all dower rights which she may have in and to my property.

ITEM EIGHT.

The gifts, bequests and devises herein made for my beloved wife are in fee simple and outright to her, free from all restrictions and limitations. However, I do make the following suggestions and requests to her: That she consult with my brothers, J. C. ASHLEY and FLOYD M. ASHLEY, in the management and handling of her affairs. I have full confidence in them and in their ability and feel that she may safely rely upon their advise. I further request of my wife that she not become endorser on notes or obligations of others, nor surety on behalf of others, and that she sign no contract or legal instrument without adequate prior consideration and consultation with my said brothers as to the advisability for so doing. The reason for these requests is that her welfare be first and properly safeguarded. I further request of my said wife that if our beloved daughter should predecease her without leaving child or children surviving, that she, by Will, at her death, give to my brothers and sisters such property as she may own which was acquired from me.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal at Greenwood, South Carolina, this the <u>13</u> day of October, 1953.

Karlis Van

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Signed, sealed, published and declared by CHARLIE PAUL ASHLEY as and for his Last Will and Testament, and in the presence of us, and each of us, who at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses the day and year last above written.

NAMES

ADDRESSES

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Filed and proven in COMMON FORM, this the 24th day of March, 1978. Ballie D. Hilson Bobbie D. Wilson, Judge of Probate

DRAWER: <u>a-112-112-10</u> CARD NO.: <u>a-112-112-10</u> -13-78 **RECORDED:**

ATTEST: True, Correct & Certified Copy of Original on tile in this Court. Date Alerender 12, 1 1978

Balle leon Bobbie D. Wilson, Probate Judge.

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LAST WILL AND TESTAMENT

In the Name of God, Amen.

I, Mrs. Marybelle Hood Gambrell, of the village of Owings, County of Laurens, State of South Carolina, being of sound mind, memory and understanding, and with full realization of the uncertainty of the human life and the uncertainty of death and being desirous of disposing of such property as I am at this time seized and possessed of or may hereafter become seized and possessed of, do hereby make, publish and declare this as and for my last Will and Testament, hereby revoking and making null and void any such Will or Testament or instruments of a testamentary nature as may have been heretofore made by me.

<u>Item 1</u>: It is my will and I do direct that all my just debts and funeral expenses shall be paid by my Executor hereinafter named out of the first money coming into his hands in such capacity.

<u>Item 11</u>: All of my property, of every kind and nature, real and personal, wheresoever situate, whether owned by me at present time or to become mine hereafter, I will, devise and bequeath unto my children, William Hood Gambrell, Hugh Morris Gambrell, Zelda Carolyn Oates, and Samuel Chester Gambrell, Jr., share and share alike, their heirs and assigns forever. (<u>Item 111</u>: I nominate, constitute and appoint my son, Hugh Morris Gambrell, as Executor of this my last Will and Testament and it is my desire that he serve in this capacity without having to give bond.

In witness whereof, I hereunto set my hand and seal this 20th day of March A.D., 1974.

1Dry Bille Hood Gambrel

Signed, Sealed, Published and Declared by Mrs. Marybelle Hood Gambrell, as and for her Last Will and Testament in the presence of us, who in her presence, and in the presence of each other, at her request, have subscribed our names as witnesses.

Residing at Clennon S-Co W. Burns Residing at <u>Clemen</u>, 5.C. R. Carlock Residing at <u>Clemen</u>, S.C.

PROOF OF WILL

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THE STATE OF SOUTH CAROLINA, Abbeville County.	THE COURT OF PROBATE	
By BESSIE LEE F. NANCE, Probate Judge of said county	7:	
Personally appears James P. Burr	08	
who, being duly sworn, says that he saw Mary	7 Belle Hood Gambrell	
sign, scal, publish and declare the annexed instrument	of writing, bearing date the 20th	day of
March , A.	D1974	to be
and contain her Las	t Will and Testament; that the said	· · · · · · · · · · · · · · · · · · ·
Mary Belle Hood Gambrell was then of sou		
to the best of deponent's knowledge and belief; and that the		
together withReva WBurns		
of the testat rix in her presence, and in the		
Sworn to before me, this3lst day of		1
January, Anno Domini 1979_	Sames P. Beenes	
Service 3. Nance	l'	•
Judge of Probate, Abbeville County, S. C.		
ORDER ADMITTING WILL 1	O PROBATE IN COMMON FORM	•
	•	
On hearing the above petition of Hugh Morri it is hereby ordered, adjudged and decreed, That the pet		ant with
codicil, ofMary Belle		
Probate in Common Form.	<u>, 1000 damos osse</u> rente, deceased, de er	nered of
	Probate, this	. 19.79.
	Series Flance	
	Judge of Court of Probate.	
	الروانية الأمريك المراجع (1996) المحمد المراجع المراجع (1997). وهذه المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع (1997).	
QUALIFICATIO	ON OF FIDUCIARY	
		• •
THE STATE OF SOUTH CAROLINA,		•
Abbeville County.)	g contains the true Last Will of the within named and	1 that
	deceased, so far asknow o	
and that will well and truly execute the same		
said Will, as far ashergoods and chat		
	and perfect inventory of all such goods and chattels	
	and perfect inventory of an such goods and chatters	, 50 neip
	shall on handhall	
Sworn to before me, this	Thigh m. Jambull	********
Survey Mance	(The Postoffice Address of each Fiduciary must b	
Judge of Prenate. Abbeville County, S. C.	(THE TOTOTHE PROPERTY OF THE TRUCKET HERE D	
Attorney's Name and Addres	SS:	
	بد 	
		viiitig
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STATE OF BOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF LUDIE W. CULBRETH

I, Ludie W.Culbreth, of Abbeville County, State of South Carolina, being of a disposing mind, memory and understanding and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made.

ITEM 1:- I direct that my Executor and Executrix hereinafter named to pay all of my just debts and funeral expenses out of the first money coming into their hands.

ITEM 11:- I will, devise and bequeath all of my property of whatsoever kind and wheresoever situate, real, personal and mixed, unto my husband, R.S. Culbreth, in fee simple absolute, however, should my said husband, R. S. Culbreth, pre-decease me, then I will, devise and bequeath all of my said property, real, personal and mixed in the following proportions to-wit: One-fourth unto my daughter, Lou Ellen C. Jackson; O_ne fourth unto my son, William Richard Culbreth; One-fourth unto my daughter, Gladys Irene C. Forguson and One-fourth unto my step-daughter, Gertrude C. Irwin, in fee simple absolute.

ITEM 111:- I hereby nominate, constitute and appoint my son, William Richard Culbreth and my daughter, Gladys Irene C. Forguson, Executor and Executrix, of this my Last Will and Testament, to serve without bond. IN WITHERS WHEREOF, I have horeunto set my hand and

seal this 5th day of February,1970.

Signed, Scaled, Published and Declared by Indie W.Culbreth, as and for her last Will and Testament, in the presence of us, and who in her presence, and in the presence of each other, at her request, have subscribed our names as witnesses.

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PROOF OF WI

THE STATE OF SOUTH CAROLINA,) IN THE COULT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Carol Speer
who, being duly sworn, says that she saw Indie W. Culbreth
sign, seal, publish and declare the annexed instrument of writing, bearing date the5thday of
February , A. D. 1970 to be
and contain her Last Will and Testament; that the said
Ludie W. Culbreth was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said <u>Carol Speer</u>
together with Barbara H. Littlefield and Bessie Lee Nanco at the request
of the testatrix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this

Judge of Probate, Abbeville County, S.

aral H DUN

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ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of William Richard Culbreth and Gladys Irene C. Ferguson ... it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of _____Ludie W. Culbreth _____ deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this12th Lego Hance

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, Abbeville County.	tains the true Last Will of the within named and that
	deceased, so far as Weknow or believe;
and that We. will well and truly execute the same, by	paying first the debts, and then legacies contained in the
said Will, as far as her	ill thereunto extend and the law charge me and that
will make a true and p	erfect inventory of all such goods and chattels; So help
	Villian Richard Culbreth Dadige Scene C. Ferguson The Postoffice Address of each Fiduciary must be shown)

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day of) Anno Domini 1972 (anc

Judge of Prebate. Abbeville County, S. C.

Attorney's Name and Address:

MARY P. CRAWFORD

I, MARY P. CRAWFORD, of Abbeville County, State of South Carolina, being of sound mind and disposing memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore by me made.

1. I give and bequeath to my nephew, BEN PRICE, Three Hundred and 00/100 (\$300.00) Dollars, if he shall survive me.

2. I give and bequeath to my niece, ELEANOR PRICE, Three Hundred and 00/100 (\$300.00) Dollars if she shall survive me.

3. All the rest and residue of my property, of whatever kind and wherever located that I may own at the time of my death, and any property over which I shall then have any power of appointment or other disposition by will, I give, will, devise and bequeath to my children in equal shares, in fee simple; but in case either or any of them shall have died in my lifetime leaving children living at my death, such children shall take by representeting leaving them the share which his or her parent would have taken had such parent simple; but in case either or her parent would have taken had such parent

4. I appoint my son, JAMES P. CRAWHORD, 8f Abbeyills County; South Carolina, to be the Executor of this my Last Will and Testament.

5. Without undertaking to distinguish between the duties and powers of my Executor and by way of illustration and not of limitation of his powers, I hereby authorize my Executor as follows:

(1) To sell any property, real or personal, publicly or privately, for see to the application of the purchase money.

(2) To retain any of the original investments or other property constituting my estate at the time of my death, regardless of the character of said

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I, MARY P. CRAWFORD, of Abbev : County, State of south C rolina, being of sound mind and disposing memory, 2 make, publish and dare this to be my Last Will and Testamen oreb drig alt 2711 and C defin

law for investment by fiduciaries, for such me as to him shall seem best and to dispose of any such property by sale or exchange or otherwise as when he shall deem advisable, without the Order of the Court.

(3) To make distribution of principal in cash or in kind or partly in cash and partly in kind, not necessarily rateably but on the basis of equal value according to his own judgment.

6. I request that no Executor be required to give any bond.

IN WITNESS WHEREOF, I have signed my name at the foot and end of this my Last Will and Testament and affixed my seal this $\underline{1971}$ day of $\underline{7EB}$, $\underline{1971}$.

Mary P. Crawford)

The foregoing instrument, consisting of two (2) typewritten pages, CRAWFORD signed, sealed, published and declared to be her Last will and Testament, in the presence of us, who at her request, in her presence, and in the presence of each other have subscribed our names as attesting witnesses.

of Abbeville, South Carolina W Lawton of Abbeville, South Carolina Surry of Abbeville, South Carolina Christine

Elpina 31 day 17

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Recorded Leb. 13, 1979 File #= 465-13, 480

PROOF OF WILL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appears Christine O. Berry
who, being duly sworu, says that he saw Mary P. Crawford
sign, seal, publish and declare the annexed instrument of writing, bearing date the19thday of
February
and contain Her Last Will and Testament; that the said
Mary P, Crawford was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the said Christine Q. Berry
together wRyE. Todd and Morris W. Lawton at the request
of the testat rix in her presence, and in the presence of each other, witnessed the due execution thereof.
Sworn to before me, this12th day of February, Anno Domini 1979. Consistence O Berry

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of James P. Crawford it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil _____, of ______ Mary P. Crawford _____, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this 12th day of February 1979. Ý

Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.
Abbeville County.
I do solemnly swear, that this writing contains the true Last Will of the within named and that
Mary P. Crawford deceased, so far as know or believe;
and that, I will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as her goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
me God.
Sworn to before me, this 12th day of Januar Planeter

February , Anno Domini 1979. (ance e all Judge of Prebue. Abbeville County, S.C.

_____*l*___

(The Postoffice Address of each Fiduciary must be shown)

Attorney's Name and Address: _____

STATE OF SOUTH CAROLINA

COUNTY OF ABBEVILLE

Tast Will and Testament

OF

REESE WILES

 $\frac{PAGE}{NO. I}$

I, REESE WILES, being of sound mind and memory but mindful of the uncertainty of life, do hereby make, publish and declare the following as and for my last will and testament, hereby revoking any and all wills and testaments by me heretofore made:

ITEM I.

I direct that all of my just debts be paid as soon as practicable after my death.

ITEM II.

I give and bequeath to my wife, Isabell

Brown Wiles, all of the personal property that I now own and all that I may later acquire, of every kind and nature, wheresoever situate.

ITEM III.

I give, bequeath, and devise to my wife, Isabell Brown Wiles, all of the real property that I now own, and all that I may later acquire, wheresoever situate, to her, her heirs and assigns forever.

ITEM IV.

All of the rest and residue of my property of every kind and nature, and wheresoever situate, real, personal, or mixed, whether now owned or later acquired, I give, bequeath, and devise to my wife, Isabell Brown Wiles, her heirs and assigns forever.

ITEM V.

In the event my wife and I should perish in a common accident or disaster, neither surviving the other for a period of twenty-four hours, then in that event, I give, bequeath,

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,	
Abbeville County.	} IN 1

THE COURT OF PROBATE

By	BESSIE	LEE F.	NANCE,	Probate	Judge	of	S 2	county:
•• 3					• uuno			

Personally appears Retha F	WD
who, being duly sworn, says that she saw	Reese Wiles
sign, seal, publish and declare the annexed instr	ent of writing, bearing date the
May	A. D. 1971 to be
and containhis	Last Will and Testament; that the said
Reese Wiles was then	f sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and	that the said Retha Brown
together with Thomas Brown	and Martha K. Hodges at the request
of the testator	the presence of each other, witnessed the due execution thereof.

Sworn to before me, this _____l2th ____ day of ...February_____, Anno Domini 1979. \mathcal{O} Judge of Probate, Abbeville County, S. C.

Retha Brown

÷,

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above polition of _____ Isabell Brown Wiles it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil_____, of ______ Reese Wiles _____, deceased, be entered of Probate in Common Form.

Given under my hand and the seal of the Court of Probate, this. 12th day of ... February, 19.79. Secsecher Ficince Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.	
I	contains the true Last Will of the within named and that
Reese Wiles	
and that will well and truly execute the same	, by paying first the debts, and then legacies contained in the
said Will, as far as	s will thercunto extend and the law charge me and that
	l perfect inventory of all such goods and chattels; So help
Sworn to before me, this 12th day of February , Anno Domini 1979	Sabell Brown Wiles
February , Anno Domini 1979 Dessue Les Kance) Judge of Probate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

(Last Will and Testament of Reese Wiles) Page No. 2

and devise all of my property that I now own, and all that I may later acquire, real, personal, or mixed, and wheresoever situate, to my son, Gary Wayne Wiles.

ITEM VI.

I hereby nominate, constitute, and appoint my wife, Isabell Brown Wiles, as the sole executrix of this my last will and testament, she to serve without the necessity of bond if such be required by law at the time of my death. In the event my wife and I should perish in a common accident or disaster, as set out in ITEM V, then in that event, I nominate, constitute and appoint my son, Gary Wayne Wiles, as the sole executor of this my last will and testament, he to serve without the necessity of bond if such be required by law at the time of my death.

IN WITNESS WHEREOF, I have hereunto set my Hand and Seal to this my last will and testament, this $3\frac{3}{2}$ day of ______, 1971.

KAR 3934384

uare 14, 1979 Blen 11

Reese wills

SIGNED, SEALED, PUBLISHED AND DECLARED BY the said Reese Wiles as and for his last will and testament, in our presence, and in the presence of each other, and we at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names in our own handwriting as witnesses this

__ day of ______, 1971. Martha K. Hodges of Calkrun Fally Q.C. the Brown of Calhounta homas Brown of Callow Fall SN

(L.S.)

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

3954386- Iche Mr. 445- 13, 48;

LAST WILL AND TESTAMENT OF FURMAN ROGERS.

KNOW ALL MEN BY THESE PRESENTS, that I, Furman Rogers, of the County of Abbeville, State of South Carolina, being of sound and disposing mind and memory do make, publish and declare the following as and for my Last Will and Testament, hereby revoking and making void any and all former Wills or other instruments of a testamentary pature heretofore by me made.

)

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ITEM I: I nominate, constitute and appoint my wife, Linda F. Rogers, as Executrix of this my Last Will and Testament, and power is hereby given my Executrix, at private or public sale, to sell and dispose of and make title to any and all of my property for the payment of my debts and taxes, or for carrying out the provisions of this Will. I desire and direct that my Executrix serve without bond. In the event that Linda F. Rogers is unable or unwilling to serve in this capacity, I nominate, constitute and appoint Algie Nabors and Faye Nabors as Co-Executors of this Will under the same terms and conditions.

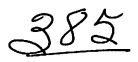
ITEM II: I will, devise and bequeath all of my property, to include both real and personal, to my wife, Linda F. Rogers.

110 (Jecords: 3el 21, 1979. BK. 1. ITEM III: In the event my wife should predecease me or die simultaneously with me, in that event I will, devise and bequeath all of my property, both real and personal, to Algie Nabors and Faye Nabors, in TRUST for my children for the following uses and purposes:

To use so much of this trust property, corpus а. and income for the proper care, education and welfare of any child of mine.

To turn over to each of my children upon the b. youngest reaching eighteen (18) years of age this trust property, corpus and income, share and share alike.

I desire and direct that Algie Nabors and ITEM IV: Faye Nabors be the general guardians for my children if my wife has predeceased me or died simultaneously with me.



PROOF OF WILL

. .

THE STATE OF SOUTH CAROLINA, Abbeville County.	•
By BESSIE LEE F. NANCE, Probate Judge of aid county:	
Personally appearsThurmon Bishop	
who, being duly sworn, says that he saw Furman Rogers	
sign, scal, publish and declare the annexed instrument of writing, bearing date thelethdate	ay of
July, 1977, A. D	to be
and contain his Last Will and Testament; that the said TH Furman R	
was then of sound and disposing mind, memory and understanding, acco	rding
to the best of deponent's knowledge and belief; and that the said Thurmond-Bishop	
together with Peggy Ethridge and Evelyn R. Drexler at the re	quest
of the testat or	of.
Sworn to before me, this 20th day of February , Anno Domini 19 79	
Judge of Probate, Abbeville County, S. C.	

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Lind	a F. Rogers	
it is hereby ordered, adjudged and decreed, That the petit	ion be granted and the said Last	Will and Testament, with
codicil, ofFurman Rogers		deceased, be entered of
Probate in Common Form.		
•	•• •	

Given under my hand and the seal of the Court of Probate, this _______ day of February ______ 19 79

Judge of Court of Probate.

ŝ,

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,	
Abbeville County.	
L do solemnly swear, that this writing of	contains the true Last Will of the within named and that
Furman Rogers	deceased, so far as herknow or believe;
and thatI will well and truly execute the same	, by paying first the debts, and then legacies contained in the
said Will, as far ashis	s will thereunto extend and the law charge me and that
will make a true and	l perfect inventory of all such goods and chattels; So help
E CGod.	
Sworn to before me, this 20th day of February , Anno Domini 19	Linda I. Rogers
Judge of Prebate, Abbeville County, S. C.	(The Postoffice Address of each Fiduciary must be shown)
Attorney's Name and Address:	

IN WITNESS WHEREOF, I have hereunto set my hand and seal this $\frac{1}{2}$ day of July, 1977.

Furman Rogers (L.S.)

Signed, Sealed, Published and Declared by Furman Rogers, as and for his Last Will and Testament, in the presence of us, who in his presence, and in the presence of each other, at his request, have subscribed our names as witnesses:

<u>Hoppy Uthiday</u> Residing at <u>Whitelle</u>, s. c. <u>Hermond Buckey</u> Residing at <u>Reconceccop</u>, s. c. <u>Evely R. Diexley</u> Residing at <u>Menuall</u>, s. c.



STATE OF SOUTH CAROLINA,

LAST WILL AND TESTAMENT OF

COUNTY OF ABBEVILLE.

MORRIS JA CKSON

I, Morris Jackson, being of sound mind and discretion, but being mindful of the uncertainties of life, do hereby make, ordain, publish and declare this as and for my Last Will And Testament, hereby revolking all former wills or instruments of a testamentary nature heretofore by me made.

ITEM I. I do hereby will and direct that my Executor, hereinafter named, to pay all of my just debts with the first money coming into his hands.

ITEM II. I do hereby will, devise and bequeath my house at 403 Secession Avenue, Abbeville, South Carolina to my family, to be divided among them as required by Law, to be theirs in fee simple.

ITEM III. I do hereby will, devise and bequeath the house in which I now live at 401 Secession Avenue, Abbeville, South Carolina to my two children, Willie Mae Jackson and Morris Jackson, Jr., to be theirs absolutely in fee simple. All the contents in the house in which I now reside at 401 Secession Avenue, I do hereby will, devise and bequeath to my daughter, Willie Mae Jackson, to be hers absolutely in fee simple.

ITEM IV. I do hereby will, devise and bequeath my Chevrolte truck to my step-son, Nathaniel McNair to be his absolutely in fee simple.

ITEM V. I do hereby will, devise and bequeath my Chevrolte automobile to my daughter, Willie Mae Jackson, to be hers absolutely in fee simple.

ITEM VI. I do hereby will, devise and bequeath all the money that I may have at the time of my death in my Savings Account at Bankers Trust to my daughter, Willie Mae Jackson.

ITEM VII. I do hereby will, devise and bequeath all the money that I may have in my checking account at South Carolina National Bank to my son, Morris Jackson, Jr., with the request that he leave it there for six (6) months after my death.

ITEM VIII. I do hereby will, devise and bequeath all the money in my joint checking account with my wife, Cleo Jackson, to my wife, Cleo Jackson, to be hers absolutely.

I do hereby nominate, constitute and appoint as and for Executor of this my Last Vill And Testament my nephew, Johnny Goodwin. •

Signed, Sealed and Delivered this 9th day of October, 1978.

581

SIGNED, SEALED, PUBLISHED AND DECLARED BY MORRIS JACKSON, AS AND FOR HIS LAST WILL AND TESTAMENT, IN OUR PRESENCE, AND IN HIS PRESENCE, AND IN THE PRESENCE OF EACH OTHER, AND AT HIS REQUEST, ME HAVE SUBSCRIBED OUR NAMES AS WITNESSES.

ouch

FROOF OF WALL
THE STATE OF SOUTH CAROLINA, Abbeville County.
By BESSIE LEE F. NANCE, Probate Judge of said county:
Personally appearsJoyce. Couch
who, being duly sworn, says that he saw Horris Jackson
sign, seal, publish and declare the annexed instrument of writing, bearing date the 9thday of
October, 1978
and contain his Last Will and Testament; that the said Morris Jackson
was then of sound and disposing mind, memory and understanding, according
to the best of deponent's knowledge and belief; and that the saidJoyce_Couch
together with Mary Gale Williams and James P. Nickles at the request
of the testat OR
Sworn to before me, this <u>6th</u> day of March Anno Domini 19.79. Judge of Probate, Abbeville County, S. C.
ORDER ADMITTING WILL TO PROBATE IN COMMON FORM
On hearing the above petition of Johnny Goodwin
it is haraby ordered adjudged and deered that the network by the state of the second s

DDAAE

OF MIL

it is hereby ordered, adjudged and decreed. That the petition be granted and the said Last Will and Testament, with codicil ______, of _______, deceased, be entered of Probate in Common Form.

Judge-of Court of Probate. Succe

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.
I do solemnly swear, that this writing contains the true Last Will of the within named and that
Morria Jacksondeceased, so far asknow or believe;
and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as, goods and chattels will thereunto extend and the law charge me and that
will make a true and perfect inventory of all such goods and chattels; So help
ne God. Sworn to before me, this 6th day of March Anno Domini 19 79 Judge of Predicte. Abbeville Gounty, S. C. Attorney's Name and Address: C.
······································

STATE OF SOUTH CAROLINA, COUNTY OF ABBEVILLE.

LAST WILL AND TESTAMENT OF ESTELLE L. LATIMER

IN THE NAME OF GOD, AMEN:-

)

I, Estelle L. Latimer, of the County of Abbeville, in the State aforesaid, being of sound and disposing mind, memory and understanding, and desiring to make disposition of all of my property in case of death, do hereby make, publish and declare the following as and for my last Will andTestament, to-wit;-

ITEM 1:- I direct my Executrix, hereinafter named, as soon after my death as practicable, to pay all of my just debts.

ITEM 11:- I will, devise and bequeath unto my daughter, Helen L. Anderson, the sum of One and No/100 (\$1.00) Dollar.

ITEM 111:- I will, devise and bequeath unto my son,

William E. Latimer, the sum of One and No/100 (\$1.00) Dollar.

ITEM 1V:- I will, devise and bequeath unto my daughter, Catherine L. Larkins, the sum of One and No/100 (\$1.00) Dollar.

TTEM V:- I will, devise and bequeath the rest, residue and remainder of my property real, personal and mixed unto my daughter, GeorgiaB. Latimer, in fee simple absolute.

ITEN VI:- I hereby nominate, constitute and appoint my daughter, Georgia B. Latimer, Executrix of this my last Will and Testament, with full power to her to do any and every act necessary to carry this my Will into effect, and without giving bond as such Executrix.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this <u>8th</u> day of <u>August</u> A. D. 1959.

Signed, Sealed, Rublished and Declared by Estelle L. Latimer, as and for her last Will and Testament, in our presence, and we, in her presence, at her request, and each of us in the presence of the other two, have hereunto signed our names as attesting witnesses.

Estelle S. Satin

Estelle L.stimerDATE OF DEATH:Aug. 18, 1969

STATE OF SOUTH ROLINA COUNTY OF ABBFVI E BY BESSIE LEE F. ANCE, Judge of Prot e for Abbeville County, South Carolina:-

PE SONALLY appeared be me me, <u>/Harper S. Hagen, Jr.</u>

who after being duly sworn, deposes : 1 says that _he has examined the executed Will of <u>Estelle L. Latim</u>, dated the <u>Sth</u> day of <u>August</u>, 1969, hereto attache and that upon a careful examination of the alleged signature of <u>Este le L. Latimer</u> to his last Will and Testament, that your affiant is familiar with the signature of the said, <u>Estelle L. Latimer</u> is the authentic and genuine signature of the said, <u>Estelle L. Latimer</u>, deceased.

Subscribed and Sworn to before me

this <u>7th</u> day of <u>March</u>, 19<u>79</u> <u>Besteen March</u> IS Judge of Probate for Abbeville County, South Carolina.

Honper S. Hagen J.

STATE OF SOUTH CAROLINA) COUNTY OF ABBEVILLE)

IN THE PROBATE COURT

BY BESSIE LEE F. NANCE, Judge of Probate for Abbeville County, South Carolina:-PERSONALLY appeared before me, <u>Harper S. Hagan, Jr.</u>

who being duly sworn, deposes and says that _he has examined the executed Will of _________, dated ________, dated ________, and ______, hereto attached, and that upon a careful examination of the alleged signatures of <u>Bessie Lee Nance</u>______, <u>J.D. Mars</u>______, and <u>J. Moore</u>_______, and <u>J. Moore</u>_______, as witnesses to the said Will of <u>Estelle L. Latimer</u>_______, that your affiant is familiar with the signatures of <u>XMEX all</u> of the witnesses to <u>her</u>_______.

<u>Bessie Lee Nance</u>, <u>J.D. Mars</u>, <u>J. Moore Mars</u> and that your affiant knows that the said signatures as witness to the said Will of <u>Estelle L. Latimer</u> are authentic and genuine signatures of the said witnesses.

Subscribed and Sworn to before me

this <u>7th</u> day of <u>March</u>, 19<u>79</u>. <u>Description</u> Juage of Probate for Abbéville County South Carolina.

Harper S. Hogen J.

STATE OF SOUTH CAROLINA COUNTY OF ABBEVILLE.

I, Hattie R. Bradberry, of the County of Abbeville, State of South Carolina, being of a disposing mind, memory and understanding, and desiring to make disposition of my property in case of my death, do hereby make, publish and declare the following as and for my Last Will and Testament, hereby revoking all wills heretofore by me made.

1

Item I.- I direct my Executor, hereinafter named, to pay all of my just debts.

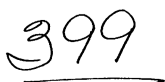
Item II.- I will, devise and bequeath all of my property of every kind, both real and personal and wheresoever situate, unto my husband, Vernon Bradberry, in fee simple absolute, should he survive me and be living at the time of my death.

Item III.- Should my husband, Vernon Bradberry, predecease me and not be living at the time of my death, then and in that event I will, devise and bequeath all of my property of every kind, both real and personal, untè my daughter, Mary Agnes Calder, in fee simple absolute.

Item IV.- I hereby nominate constitute and appoint my husband, Vernon Bradberry, as Executor of this my last will and testament, to serve without bond. Should my husband, Vernon Bradberry, predecease me and not be living at the time of my death, then and in that event, I hereby nominate constitute and appoint my daughter, Mary Agnes Calder, as Executrix of this my Will.

In witness whereof, I hereunto set my hand and seal this 23rd day of March , 1965.

Signed, sealed, published and declares by HATTIE R. BRADBERRY as and for her Last Will and Testament, in the presence of us, who in her presence, and of each other, at her request, have subscribed our names as witnesses:



(Seal)

ROOF OF WILL

THE STATE OF SOUTH CAROLINA,) Abbeville County.	IN THE COURT OF PROBATE
By BESSIE LEE F. NANCE, Probate Judge of said	ounty:
Personally appearsJoyge_WCouch	
who, being duly sworn, says that he saw	Hattie R. Bradberry
	a of writing, bearing date the <u>23rd</u> day of A. D. <u>1965</u> to be
and contain her JSYEXXXXXEXEN Hattie R. Bradberry was then	Last Will and Testament; that the said
to the best of deponent's knowledge and belief; and t	hat the saidJOYCE_WCOUCHand ROSEMARY H. COPELANDat the request
7 +1-	the presence of each other, witnessed the due execution thereof.
ORDER ADMITTING WIL	L TO PROBATE IN COMMON FORM
	VERNON BRADBERRY e petition be granted and the said Last Will and Testament, with
	BRADBERRY, deceased, be entered of
Given under my hand and the seal of the Cour	t of Probate, this5tbday ofMarch

BESSIE LEE F. NANCE // Judge of Court of Probate.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA,) Abbeville County.
I do solemnly swear, that this writing contains the true Last Will of the within named and that
HATTIE R. BRADBERRYdcceased, so far asknow or believe;
and that will well and truly execute the same, by paying first the debts, and then legacies contained in the
said Will, as far as HER goods and chattels will thereunto extend and the law charge me and that
God.

Sworn to before me, this 5th day of March BESSIE LEE F. MANDEmini 19.79 Judge of Prebate. Abbeville County, S. C.

NO

Vernon Breckeny Rte, # 1 - Abbeville, S.C. 29620

(The Postoffice Address of each Fiduciary must be shown)

5.

Attorney's Name and Address: